

ಕಾರ್ಡ್ ಪ್ರಕಟಿಸಲಾದುದು ಪ್ರಕಟಿಸಲಾದುದು

ಅಧಿಕೃತವಾಗ ಪ್ರಕಿಟಿಸಲಾದಿದೆ ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ – IV-A Part – IV-A ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಅಕ್ಟೋಬರ್ ೧೭, ೨೦೧೩ (ಅಶ್ವಯುಜ ೨೫, ಶಕ ವರ್ಷ ೧೯೩೫) Bangalore, Thursday, October 17, 2013 (Aashwayuja 25, Shaka Varsha 1935)

ನಂ.೧೧೯2 *No.* 1197

ನಗರಾಭಿವೃದ್ಧಿ ಸಚಿವಾಲಯ

ಅದಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ನಅಇ 190 ಎಂಎಲ್ಆರ್ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 15-10-2013

ಬೃಹತ್ ಬೆಂಗಳೂರು ಮಹಾನಗರ ಪಾಲಿಕೆಯ 14ನೇ ಅವಧಿಯ ಮಹಾಪೌರರ ಹಾಗೂ ಉಪ ಮಹಾಪೌರರ ಚುನಾವಣೆಗೆ ಸಂಬಂಧಿಸಿದಂತೆ ಪ್ರಾದೇಶಿಕ ಆಯುಕ್ತರು ಬೆಂಗಳೂರು ವಿಭಾಗ, ಬೆಂಗಳೂರು ಮತ್ತು ಚುನಾವಣಾಧಿಕಾರಿ, ಬೃಹತ್ ಬೆಂಗಳೂರು ಮಹಾನಗರ ಪಾಲಿಕೆ, ಬೆಂಗಳೂರು, ಇವರು ಸರ್ಕಾರಕ್ಕೆ ಸಲ್ಲಿಸಿರುವ ವರದಿಯನುಸಾರ ಕರ್ನಾಟಕ ಮಹಾನಗರ ಪಾಲಿಕೆಗಳ ಅಧಿನಿಯಮ 1976ರ ಕಲಂ 32ರನ್ವಯ ಈ ಕೆಳಕಂಡಂತೆ ಸರ್ಕಾರವು ಅಧಿಸೂಚಿಸಿದೆ.

ಬೃಹತ್ ಬೆಂಗಳೂರು ಮಹಾನಗರ ಪಾಲಿಕೆಯ ಮಹಾಪೌರರ ಚುನಾವಣೆ (14ನೇ ಅವಧಿ)

ಶ್ರೀ ಬಿ.ಎಸ್. ಸತ್ಯನಾರಾಯಣ ಬಿನ್ ಬಿ.ಆರ್. ಸುಬ್ರಹ್ಮಣ್ಯಂ, ವಾರ್ಡ್ ನಂ. 154–ಬಸವನಗುಡಿ, ನಂ. 60/54, 5ನೇ ಅಡ್ಡರಸ್ತೆ, ಜವರಯ್ಯ ಗಾರ್ಡನ್, ತ್ಯಾಗರಾಜನಗರ, ಬೆಂಗಳೂರು–560028 ಇವರು ಮಹಾಪೌರರ ಸ್ಥಾನಕ್ಕೆ ಅವಿರೋಧವಾಗಿ ಆಯ್ಕೆಯಾಗಿರುತ್ತಾರೆ.

ಬೃಹತ್ ಬೆಂಗಳೂರು ಮಹಾನಗರ ಪಾಲಿಕೆಯ ಉಪ ಮಹಾಪೌರರ ಚುನಾವಣೆ (14ನೇ ಅವಧಿ)

ಶ್ರೀಮತಿ ಇಂದಿರಾ ಬಿನ್ ನಾರಾಯಣಪ್ಪ ಕೋಂ ಮೋಹನ್ಕುಮಾರ್, ಕೇರಾಫ್ ಬಾಲಕೃಷ್ಣ ಫಾರಂ ಹೌಸ್, ಸಹಕಾರನಗರ, ಎ ಬ್ಲಾಕ್, ಬೆಂಗಳೂರು-560092 ಇವರು ಉಪ ಮಹಾಪೌರರ ಸ್ಥಾನಕ್ಕೆ ಅವಿರೋಧವಾಗಿ ಆಯ್ಕೆಯಾಗಿರುತ್ತಾರೆ.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಸಿದ್ದಿಕ್ ಪಾಷ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ ನಗರಾಭಿವೃದ್ಧಿ ಇಲಾಖೆ

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ $-V$	ಬೆಂಗಕೂರು, ಗುರುವಾರ, ಅಕ್ಟೋಬರ್ ೧೭, ೨೦೧೩ (ಅಶ್ವಯುಜ ೨೫, ಶಕ ವರ್ಷ ೧೯೩೫)	ನಂ.೧೧೯೮
Part - V	Bangalore, Thursday, October 17, 2013 (Aashwayuja 25, Shaka Varsha 1935)	No. 1198

OFFICE OF THE REGISTRAR GENERAL, HIGH COURT OF KARNATAKA, HIGH COURT BUILDINGS, BANGALORE 560 001

NOTIFICATION

NO. HCE 578/2013, BANGALORE, DATED: 17-10-2013

RECRUITMENT OF CANDIDATES TO THE POST OF GROUP-D [PEONS, SWEEPERS, WATCHMEN AND PEONS (HOUSE KEEPING)] ON THE ESTABLISHMENT OF HIGH COURT OF KARNATAKA.

LAST DATE FOR RECEIPT OF APPLICATIONS: 23-11-2013

(೮೬೮೫)

Applications in the prescribed proforma appended hereto are hereby invited from the applicants, who are qualified as on the last date fixed for receipt of applications for recruitment to **70 Posts of Group-D [Peons, Sweepers, Watchmen and Peons (House Keeping)]**.

2. Method of Recruitment: Selection of candidates will be made in accordance with the High Court of Karnataka Service (Conditions of Service and Recruitment) (III & IV Amendment) Rules, 2013.

3. Minimum Qualification:

Must have passed atleast 7th Standard.

- 4. Scale of Pay: 9600-200-12000-250-13000-300-14200-350-14550.
- 5. Classification of vacancies:

50 Regular posts of Group D (Peons, Sweepers, Watchmen and Peons House Keeping)

Categor y	Women	Rural Candidate	Physically handicapped	Ex- Service men	Kannada Medium Candidate	Candidate Displaced by Scheme	Un reserved	TOTAL
GM	8	6	2	2	1	1	5	25
SC	3	2	1	0	0	0	2	8
ST	1	0	0	0	0	0	1	2
Cat – I	1	0	0	0	0	0	1	2
Cat – IIA	2	2	1	0	0	0	2	7
Cat – IIB	1	0	0	0	0	0	1	2
Cat – IIIA	1	0	0	0	0	0	1	2
Cat – IIIB	1	0	0	0	0	0	1	2
TOTAL	18	10	4	2	1	1	14	50

20 Back Log posts of Group D (Peons, Sweepers, Watchmen and Peons House Keeping)

Categor y	Women	Rural Candidate	Physically handi capped	Ex- Service men	Kannada Medium Candidate	Candidate Displaced by Scheme	Unreserve d	TOTAL
SC	6	5	1	1	1	1	3	18
ST	1	0	0	0	0	0	1	2
TOTAL	7	5	1	1	1	1	4	20

NOTE:- (A) The above classification has been done keeping in view of the following:-

- (1) Government Order No. DPAR 08 SRS 95 dated 20.06.1995 as amended from time to time.
- (2) Government Order No. DPAR 53 SEN 2007 dated 04.01.2008.
- (3) Government Order No. DPAR 128 SEN 2006 dated 01.08.2009.
- **6. Probation:** The applicant if appointed shall be initially on probation for a period of two years or for extended period if necessary
- 7. Age limit: Applicants must have attained the age of 18 years and must not exceed the age of:-
 - (a) 40 years in the case of a person belonging to Scheduled Caste or Scheduled Tribe or Category-I of other Backward Classes.
 - (b) 38 years in the case of a person belonging to Category-II-A or II-B or III-A or III-B of Other Backward Classes; and
 - (c) 35 years for others.
- **8.** Those candidates called for Test / Interview will have to appear before the authorities in the premises of the High Court of Karnataka, Principal Bench at Bangalore at their cost.
- **9.** Those Candidates who attempt to obtain extraneous support by any means for his/her candidature shall not be eligible for appointment.
- 10. Application fee: Every application (excluding applications by Scheduled Caste / Scheduled Tribe / Category-I applicants) shall accompany with Crossed Indian Postal Order for Rs. 150/- (Rupees One Hundred and Fifty Only) in favour of the Registrar General, High Court of Karnataka, Bangalore 560001. Fee once paid shall not be refunded under any circumstances (SC/ST and Category-I candidates are exempted from payment of fee.)

- **11. Application Form:** Application in the prescribed proforma shall be filled in by the candidates in their own handwriting and shall accompany self attested copies of the following certificates.
 - (a) Three Certificates of character, one from the Principal / Head of the Institution in which he/she had last studied and two from respectable persons not related to him/her, testifying to his/her character.
 - (b) Marks Cards of 7th Standard.
 - (c) Persons claiming the benefit of reservations /age relaxation under SC /ST /Cat-I/ IIA/ IIB/ IIIA / IIIB shall produce a certificate in the form prescribed by the Government issued by the competent authority.
 - (d) Marks Card or TC of 7th Standard showing the date of birth.
 - (e) A passport size photo be affixed at the place provided on the application.

Note: Incomplete applications shall be **liable to be rejected without notice**. Original certificates and testimonials are to be submitted only at the time of test/interview. Candidates shall not forward the original documents alongwith the application and only copy of the documents to be enclosed along with the application.

12. Last date for receipt of application

Applications complete in all respects shall reach the Registrar General, High Court of Karnataka, High Court Buildings, Bangalore 560 001 on or before **23-11-2013** (05.00 P.M.). On top of the cover containing the application the following words shall be written:

"Application for the Post of Group - D"

- (i) Applications received beyond the last date so fixed will be rejected.
- (ii) In-service candidates shall submit their application through their official superiors so as to reach the Registrar General, High Court of Karnataka, High Court Buildings, Bangalore 560 001, not later than the date fixed for receipt of applications.
- (iii) If the last date fixed for the receipt of applications happens to be a General Holiday, the next working day shall be the last date for receipt of applications.

BY ORDER OF HON'BLE THE CHIEF JUSTICE,

P.D. WAINGANKAR

REGISTRAR GENERAL I/C

FORM OF APPLICATION FOR RECRUITMENT TO THE POSTS OF GROUP- D [PEONS, SWEEPERS, WATCHMEN, PEONS (HOUSE KEEPING)] IN THE HIGH COURT OF KARNATAKA, BANGALORE

To

The Registrar General High Court of Karnataka Bangalore

AFFIX
PASSPORT
SIZE
PHOTO

1.	Name of the applicant in full
	(in block letters)
2.	Name of his/her father/husband
3.	Gender
4.	Age and Date of Birth (as mentioned in the Marks card or TC of 7 th Standard)
5.	Postal Address (in block letters) (a) Permanent postal address (b) Present postal address (c) Telephone No. Landline: Mobile:
6.	Whether the applicant is presently employed? If so furnish the details of employment and monthly income.

7.	Occupation of Parents / Guardian.	
8.	Annual Income of Parents / Guardian.	
9.	Qualification	
10	a) Whether the Applicant belongs to Scheduled Castes / Scheduled Tribes / Category-I / Category-II(a) / II(b) / III(a) / III (b). If so, the same should be indicated. A copy of the Certificate in support of the claim should be attached.	
11	Whether the applicant has credited the prescribed fee in the form of postal order and whether he/she has enclosed the same. (Mention the postal order number and date).	
12	Whether the applicant is / was a Party to any Criminal proceedings. If yes, furnish detailed information.	

I do hereby solemnly and sincerely affirm that the statement made and the information furnished above is true. Should it however be found that any information furnished herein is untrue in material particulars, I realise that I am liable to criminal prosecution and I am also agreeable to forego the claim for public services under the State Government.

PLACE:

: SIGNATURE OF THE CANDIDATE.

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ಭಾ ರ − V	ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಅಕ್ಟೋಬರ್ ೧೭, ೨೦೧೩ (ಅಶ್ವಯುಜ ೨೫, ಶಕ ವರ್ಷ ೧೯೩೫)	ನಂ.೧೧೯೯
Part - V	Bangalore, Thursday, October 17, 2013 (Aashwayuja 25, Shaka Varsha 1935)	No. 1199

OFFICE OF THE REGISTRAR GENERAL, HIGH COURT OF KARNATAKA, HIGH COURT BUILDINGS, BANGALORE 560 001

NOTIFICATION

NO. HCE 535/2013, BANGALORE, DATED: 15-10-2013

RECRUITMENT OF CANDIDATES TO THE POSTS PEONS (COOKS) ON THE ESTABLISHMENT OF HIGH COURT OF KARNATAKA

LAST DATE FOR RECEIPT OF APPLICATIONS: 23-11-2013

Applications in the prescribed proforma appended hereto are hereby invited from the applicants, who are qualified as on the last date fixed for receipt of applications for recruitment to **50 Posts of Peons (Cooks).**

- **2.** *Method of Recruitment:* Selection of candidates will be made in accordance with the High Court of Karnataka Service (Conditions of Service and Recruitment) (III & IV Amendment) Rules, 2013.
- 3. Minimum Qualification:

Must have passed atleast 7th Standard and have experience in cooking.

- **4. Scale of Pay:** 9600-200-12000-250-13000-300-14200-350-14550.
- 5. Classification of vacancies:

50 posts of Peons (Cooks)

Categor y	Women	Rural Candidat e	Physically handicappe d	Ex- Servicemen	Kannada Medium Candidate	Candidate Displaced by Scheme	Un- reserved	TOTAL
GM	8	6	2	2	1	1	5	25
SC	3	2	1	0	0	0	2	8
ST	1	0	0	0	0	0	1	2
Cat – I	1	0	0	0	0	0	1	2
Cat – IIA	2	2	1	0	0	0	2	7
Cat – IIB	1	0	0	0	0	0	1	2
Cat – IIIA	1	0	0	0	0	0	1	2
Cat – IIIB	1	0	0	0	0	0	1	2
TOTAL	18	10	4	2	1	1	14	50

NOTE:- (A) The above classification has been done keeping in view of the following :-

- (1) Government Order No. DPAR 08 SRS 95 dated 20.06.1995 as amended from time to time.
- (2) Government Order No. DPAR 53 SEN 2007 dated 04.01.2008.
- (3) Government Order No. DPAR 128 SEN 2006 dated 01.08.2009.
- **6. Probation:** The applicant if appointed shall be initially on probation for a period of two years or for extended period if necessary
- 7. Age limit: Applicants must have attained the age of 18 years and must not exceed the age of:-
 - (d) 40 years in the case of a person belonging to Scheduled Caste or Scheduled Tribe or Category-I of other Backward Classes.
 - (e) 38 years in the case of a person belonging to Category-II-A or II-B or III-A or III-B of Other Backward Classes; and
 - (f) 35 years for others.
- **8.** Those candidates called for Test / Interview will have to appear before the authorities in the premises of the High Court of Karnataka, Principal Bench at Bangalore at their cost.
- **9.** Those Candidates who attempt to obtain extraneous support by any means for his/her candidature shall not be eligible for appointment.
- **10. Application fee:** Every application (excluding applications by Scheduled Caste / Scheduled Tribe / Category-I applicants) shall accompany with Crossed Indian Postal Order for Rs. 150/- (Rupees One Hundred and Fifty Only) in favour of the **Registrar General, High Court of Karnataka, Bangalore 560001.** Fee once paid shall not be refunded under any circumstances (SC/ST and Category-I candidates are exempted from payment of fee.)
- **11. Application Form:** Application in the prescribed proforma shall be filled in by the candidates in their own handwriting and shall accompany self attested copies of the following certificates.
 - (a) Three Certificates of character, one from the Principal / Head of the Institution in which he/she had last studied and two from respectable persons not related to him/her, testifying to his/her character.
 - (b) Marks Cards of 7^{th} Standard and Experience Certificate in Cooking.
 - (c) Persons claiming the benefit of reservations /age relaxation under SC /ST /Cat-I/ IIA/ IIB/ IIIA / IIIB shall produce a certificate in the form prescribed by the Government issued by the competent authority.
 - (d) Marks Card or TC of 7th Standard showing the date of birth.
 - (e) A passport size photo be affixed at the place provided on the application.

Note: Incomplete applications / applications without requisite experience shall be **liable to be rejected without notice**. Original certificates and testimonials are to be submitted only at the time of test/interview. Candidates shall not forward the original documents alongwith the application and only copy of the documents to be enclosed along with the application.

12. Last date for receipt of application

Applications complete in all respects shall reach the Registrar General, High Court of Karnataka, High Court Buildings, Bangalore 560 001 on or before **23-11-2013** (**05.00 P.M.**). On top of the cover containing the application the following words shall be written:

"Application for the Post of Peons (Cooks)"

- (i) Applications received beyond the last date so fixed will be rejected.
- (ii) In-service candidates shall submit their application through their official superiors so as to reach the Registrar General, High Court of Karnataka, High Court Buildings, Bangalore 560 001, not later than the date fixed for receipt of applications.
- (iii) If the last date fixed for the receipt of applications happens to be a General Holiday, the next working day shall be the last date for receipt of applications.

BY ORDER OF HON'BLE THE CHIEF JUSTICE,

P.D. WAINGANKAR REGISTRAR GENERAL I/C

FORM OF APPLICATION FOR RECRUITMENT TO THE POSTS OF PEONS (COOKS) IN THE HIGH COURT OF KARNATAKA, BANGALORE

To

AFFIX
PASSPORT SIZE
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The Registrar General High Court of Karnataka Bangalore

1.	Name of the applicant in full (in block letters)	
2.	Name of his/her father/husband	
3.	Gender	
4.	Age and Date of Birth (as mentioned in the Marks card or TC of 7th Standard)	
5.	Postal Address (in block letters)	
	(a) Permanent postal address	
	(b) Present postal address	
	(c) Telephone No. Landline:	
	Mobile:	
6.	Whether the applicant is presently employed? If so furnish the details of employment and monthly income.	
7.	Occupation of Parents / Guardian.	
8.	Annual Income of Parents / Guardian.	
9.	Qualification	
10	Whether the candidate posses experience in Cooking. If so, certificate in respect of the same should be attached.	
10	b) Whether the Applicant belongs to Scheduled Castes / Scheduled Tribes / Category-I / Category-II(a) / II(b) / III(a) / III (b). If so, the same should be indicated. A copy of the Certificate in support of the claim should be attached.	
11	Whether the applicant has credited the prescribed fee in the form of postal order and whether he/she has enclosed the same. (mention the postal order number and date).	
12	Whether the applicant is / was a Party to any Criminal proceedings. If yes, furnish detailed information.	

I do hereby solemnly and sincerely affirm that the statement made and the information furnished above is true. Should it however be found that any information furnished herein is untrue in material particulars, I realise that I am liable to criminal prosecution and I am also agreeable to forego the claim for public services under the State Government.

PL	ACE	•

DATE :

TRANSPORT SECRETARIAT NOTIFICATION

No. SARIE 100 SAEPA 2013, Bangalore, Dated: 17-10-2013

Whereas, the Mysore State Transport Undertaking (now Karnataka State Road Transport Corporation) published the following schemes under section 68(c) of the Motor Vehicle Act, 1939 (Central Act 4 of 1939) and the Government of Mysore (now Government of Karnataka) approved the Scheme under section 68-D of the said act vide Notification No. HD 202 TMP 60, dated: 16-1-1961 for operation of Stage carriages within the limits of Bangalore City Corporation and also the neighbouring places situated up to 12 miles or about 20 kms from the boundaries of the Bangalore City Corporation (hereinafter referred to as the Principal BTS scheme).

And whereas, the Government of Karnataka further modified the BTS scheme in notification No. TRD 280 SAEPA 2004, Bangalore dated: 31-05-2007.

Whereas, after the creation of Bruhath Bangalore Mahanagara Palike the City of Bangalore has grown quite substantially in size and population. The city limits has been extended and a large number of townships are coming up in the sub-urban areas from where people have to travel to different areas in the city for their work and other needs.

Now, in exercise of the powers conferred by sub-section (1) of Section 102 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988) the Government of Karnataka having considered it necessary in the public interest so to do intends to modify the BTS Scheme and the proposed modification is hereby published as required under sub-section of (2) 102 of MV Act 1988, for the information of State Transport Undertaking and any other persons who are likely to be affected by the proposed modification, inviting objections / suggestions for the proposed modification on or before 16-11-2013 Objections / Suggestions may be addressed to the Principal Secretary to Government, Transport Department, M.S.Building, Dr. Ambedkar Veedhi, Bangalore-560001.

A	Route or routes with their important intermediate points or the area in relation to which the scheme is approved.	The area in relation to which the scheme is approved is the area convered by the BBMP (Bruhath Bangalore Mahanagara Palike) and also the neighboring places situated upto 25 kms. radius from the boundaries of the BBMP.
В	Route length (in the case of a scheme in relation to the route)	Not applicable.
С	Class of services:	 Stage carriage city services. Contract carriage and Charter services
D	Whether the services are to be operated by the State Transport undertaking to the exclusion, complete of partial of the persons or otherwise.	The services shall be operated by the State Transport Undertakings to the complete exclusion of other persons within the notified area except those who are operating mofussil services from Bangalore to places situated beyond the limits of the notified area, as specified in notification No TRD 280 SAEPA 2004, dated: 31-5-2007.
Е	The maximum number of daily vehicles to be operated in relation to each area or route by the: i) State Transport Undertaking: ii) Other persons (if the scheme is to the partial exclusion of ther person)	i) 12,00 ii) Nil
F	The maximum number of daily services (return trips) to be provided in relation to each area or route by the: i) State Transport Undertaking: ii) Other persons (if the scheme is to the partial exclusion of other person)	i) 2,00,000 return trips ii) Nil
G	The number of vehicles to be kept in reserve to maintain the services and to provide for special occasion by the State Transport Undertaking.	8% of the number of vehicles operated

Н	Arrangements for the housing and repairs of the vehicles belonging to the State Transport Undertaking.	A well equipped workshop have been already provided at Bangalore maintaining and servicing the vehicles.
	(i) Arrangements for the comfor and convenience of passengers by the State Transport Undertaking.	The fleet shall have the latest type of BS-III / BS-IV, A/C and non-A/C buses which provide maximum comfort with roomy rubber cushioned seats and wide gang-way. City type passenger shelters shall be provided at important traffic points.
	(ii) Arrangements for the storage and safe custody of the luggage by the State Transport Undertaking.	Luggage in transit shall be stored on luggage carriers, while left luggage shall be in the custody of the State Transport Undertaking until disposed of as per rules and regulations made in this behalf.
	(iii) Arrangement for exhibition of the time tables and fare tables on the vehicles or at Stands by the State Transport Undertaking.	Printed Time Tables shall be made and available on payment of the prescribed price.
I	Type of vehicles and specifications of bodies thereon to be used.	Semi-Saloon, full forward control, single and double decker buses, articulated buses and other types of buses meeting specification as per Motor Vehicles Act.
J	The maximum seating capacity and laden weight of the vehicle to be used.	The maximum seating capapcity of the single decker vehicle shall be 50. The maximum registered laden weight of the single decker shall be 10,896 kgs and double decker shall be 17,252 kgs.
К	The weight and nature of passenger luggage that could be carried free of charge and the total weight of luggage that may be carried in relation to each passenger.	Ordinarily no luggage excepting small without inconveniencing other passengers shall be carried in the city service. Wherever luggage is allowed to be carried the free allowance shall be 9.8 kgs per passenger. The maximum weight of luggage that may be carried by each passenger shall be 22.7 kg.
I	The rate of charge that may levied for passenger luggage in excess of free allowance.	As prescribed by the State Transport Authority as per the direction of the Government under Section 67(1)(d)(i) of the Motor Vehicles Act.
M	Particulars of the ticket issued to the passengers.	Pre-printed bus passes, denomination ticket, mobility card along with Electronic Bus Ticketing Machine shall be used.
N	The fares to be charged on ordinary and special occasions	As prescribed by the State Transport Authority as per the directions of the Government under Section 67(1)(d)(i) of the Motor Vehicles Act.

By Order and in the name of the Governor of Karnataka,

K. BEERESH

Under Secretary to Government Transport Department

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ಭಾಗ <i>– IV-A</i>	ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಅಕ್ಟೋಬರ್ ೧೭, ೨೦೧೩ (ಅಶ್ವಯುಜ ೨೫, ಶಕ ವರ್ಷ ೧೯೩೫)	ನಂ.೧೨೦೧
Part - IV-A	Bangalore, Thursday, October 17, 2013 (Aashwayuja 25, Shaka Varsha 1935)	No. 1201

ಸಾರಿಗೆ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂ. ಸಾರಿಇ 136, ಸಾಇಪ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 17-10-2013

ಕೇಂದ್ರ ಸರ್ಕಾರದ ಭೂ–ಸಾರಿಗೆ ಮತ್ತು ಹೆದ್ದಾರಿಗಳ ಮಂತ್ರಾಲಯದ ಅಧಿಸೂಚನೆ ಸಂಖ್ಯೆ S.O.444(E), ದಿನಾಂಕ: 12–06–1989 ಹಾಗೂ ಅಧಿಸೂಚನೆ ಸಂಖ್ಯೆ: S.O.1705, ದಿನಾಂಕ: 12–6–1989ರ ಅನ್ವಯ ಕರ್ನಾಟಕ ಸರ್ಕಾರವು ಈ ಕೆಳಕಂಡಂತೆ ಅಂಕಣ (3)ರಲ್ಲಿ ನಮೂದಿಸಿರುವ ಪ್ರಕಾರ ನೋಂದಣಿ ಸೂಚಿ ಸಂಖ್ಯೆಯನ್ನು ಅಂಕಣ (2)ರಲ್ಲಿ ತಿಳಿಸಿದ ನೋಂದಣಿ ಪ್ರಾಧಿಕಾರಕ್ಕೆ ಕರ್ನಾಟಕ ರಾಜ್ಯದಲ್ಲಿ ನೋಂದಣಿ ಸೂಚಿ ಸಂಖ್ಯೆಯಾಗಿ ಉಪಯೋಗಿಸಲು ಹಂಚಿಕೆ ಮಾಡಲಾಗಿದೆ. ಈ ಅಧಿಸೂಚನೆಯು ತಕ್ಷಣದಿಂದಲೇ ಜಾರಿಗೆ ಬರುತ್ತದೆ.

ಕ್ರ. ಸಂ.	ನೋಂದಣಿ ಪ್ರಾಧಿಕಾರ	ನೋಂದಣಿ ಸೂಚಿ ಸಂಖ್ಯೆ
1	2	3
1	ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಕಛೇರಿ, ಬನಶಂಕರಿ, ಬೆಂಗಳೂರು	58
2	ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಕಛೇರಿ, ಚಾಮರಾಜಪೇಟೆ, ಬೆಂಗಳೂರು	59
3	ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಕಛೇರಿ, ಆರ್.ಟಿ. ನಗರ, ಬೆಂಗಳೂರು	60
4	ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಕಛೇರಿ, ಮಾರತ್ಹಳ್ಳಿ, ಬೆಂಗಳೂರು	61
5	ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಕಛೇರಿ, ಸೂರತ್ಕಲ್, ದಕ್ಷಿಣ ಕನ್ನಡ ಜಿಲ್ಲೆ	62
6	ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಕಛೇರಿ, ಹುಬ್ಬಳ್ಳಿ, ಧಾರವಾಡ ಜಿಲ್ಲೆ	63
7	ಸಹಾಯಕ ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಕಛೇರಿ, ಮಧುಗಿರಿ, ತುಮಕೂರು ಜಿಲ್ಲೆ	64
8	ಸಹಾಯಕ ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಕಛೇರಿ, ದಾಂಡೇಲಿ, ಉತ್ತರ ಕನ್ನಡ ಜಿಲ್ಲೆ	65
9	ಸಹಾಯಕ ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಕಛೇರಿ, ತರೀಕೆರೆ, ಚಿಕ್ಕಮಗಳೂರು ಜಿಲ್ಲೆ	66

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಕೆ. ಬೀರೇಶ್ ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ ಸಾರಿಗೆ ಇಲಾಖೆ

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ <i>− IV</i>	ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಅಕ್ಟೋಬರ್ ೧೭, ೨೦೧೩ (ಆಶ್ವಯುಜ ೨೫, ಶಕ ವರ್ಷ ೧೯೩%)	ನಂ.೧೨೦೨
Part - IV	Bangalore, Thursday, October 17, 2013 (Aashwayuja 25, Shaka Varsha 1935)	No. 1202

STATE ELECTION COMMISSION, KARNATAKA

Sub : Rescinding the notification of Election dated: 11-10-2013 in respect of Madikeri City Municipal Council.

 $Read \qquad : \ 1. State \ Election \ Commission \ Order \ No. \ SEC. 106. EUB. 2013 \ Dated: \ 11-10-2013.$

 Interim Order Dated: 10-10-2013 passed by Hon'ble High Court of Karnataka in WP No. 46694-96/2013 (LB-RES)

Preamble:

The term of office of Madikeri City Municipal Council expired on 23/06/2013.

WHEREAS, the State Government of Karnataka had issued the Notification dated 17/08/2013 notifying and fixing the reservations to all the seats of Madikeri City Municipal Council.

WHEREAS, the State Election Commission, Karnataka, upon receiving the said Reservation Notification dated 17/08/2013 from the State Government, had declared and announced the Calendar of Events on 11/10/2013 to Madikeri City Municipal Council and had directed the Deputy Commissioner, Madikeri to notify the elections by issuing the calendar of events on 21/10/2013 as per the dates fixed by the State Election Commission.

WHEREAS, only on 17/10/2013, the State Election Commission, Karnataka has been communicated with the certified copy of Interim Order dated 10/10/2013 passed by the Hon'ble High Court of Karnataka at Bangalore in W.P.No.46694-46696/2013 (Sri. M.A.Abdul Razak & two others –vs- State of Karnataka & Others), whereby, the Hon'ble High Court of Karnataka at Bangalore has granted an interim order in the aforementioned Writ Petition, staying the operation of the Notification dated 17/08/2013 issued by the State Government of Karnataka, notifying the reservations to all the seats of Madikeri City Municipal Council. The said Interim Order of Stay dated 10/10/2013 passed in W.P.No.46694-46696/2013 has been communicated only on 17/10/2013 to the State Election Commission, Karnataka by the counsel for the Writ Petitioners.

WHEREAS, in obedience to the Interim Order of Stay dated 10/10/2013 passed by the Hon'ble High Court of Karnataka at Bangalore in W.P.No.46694-46696/2013, the State Election Commission, Karnataka has thus decided to rescind its Declaration of Elections / Calendar of Events dated 11/10/2013 in respect of Madikeri City Municipal Council and has decided to postpone the conduct of the elections to Madikeri City Municipal Council. The State Election

Commission, Karnataka would be taking further action in the matter upon receiving further orders from the Hon'ble High Court of Karnataka at Bangalore in W.P.No.46694-46696/2013.

Order No. SEC.106.EUB.2013, Bangalore Dated: 17-10-2013

THEREFORE, in exercise of the powers conferred under Article 243-K read with Article 243-ZA of the Constitution of India, the Karnataka State Election Commission hereby rescinds the Declaration of Elections / Calendar of Events dated 11/10/2013 issued by it in respect of Madikeri City Municipal Council. The fresh Declaration of Elections / Calendar of Events in respect of Madikeri City Municipal Council will be issued subject to receiving further orders from the Hon'ble High Court of Karnataka at Bangalore in W.P.No.46694-46696/2013.

The Deputy Commissioner of Madikeri District is hereby directed not to take any further steps in announcing or issuing any calendar of events to Madikeri City Municipal Council until further intimation from State Election Commission, Karnataka.

By Order

C.R. Revanna

Deputy Secretary
State Election Commission

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ− <i>IV</i>	ಬೆಂಗಳೂರು, ಶನಿವಾರ, ಅಕ್ಟೋಬರ್ ೧೯, ೨೦೧೩ (ಅಶ್ವಯುಜ ೨೭, ಶಕ ವರ್ಷ ೧೯೩%)	ನಂ.೧೨೦೪
Part- IV	Bangalore, Saturday, October 19, 2013 (Aashwayuja 27, Shaka Varsha 1935)	No. 1204

ರಾಜ್ಯ ಚುನಾವಣಾ ಆಯೋಗ, ಕರ್ನಾಟಕ

ಕರ್ನಾಟಕ ರಾಜ್ಯ ಸಹಕಾರ ಮಾರಾಟ ಮಂಡಳಿ ಕಟ್ಟಡ (ಹಿಂಭಾಗ) 1ನೇ ಮಹಡಿ, ನಂ.8, ಕನ್ನಿಂಗ್ ಹ್ಯಾಂ ರಸ್ತೆ. ಬೆಂಗಳೂರು–52 ಅಡೆಂಡಮ್

ಸಂಖ್ಯೆ: ರಾಚುಆ:19.ಸಿಬ್ಬಂದಿ.2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 19-10-2013

ರಾಜ್ಯ ಚುನಾವಣಾ ಆಯೋಗವು ಮಾಹಿತಿ ಹಕ್ಕು ಅಧಿನಿಯಮ–2005 ರ ಪ್ರಕರಣ (4) ರ ಉದ್ದೇಶಕ್ಕಾಗಿ ಮಾಹಿತಿಗಳನ್ನು ಆಯೋಗದ ಅಧಿಸೂಚನೆ ಸಂಖ್ಯೆ: ರಾಚುಆ.19.ಸಿಬ್ಬಂದಿ.2013 ದಿನಾಂಕ: 29–06–2013 ರನ್ವಯ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರ (ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ) ಸಂಖ್ಯೆ : 867 ದಿನಾಂಕ: 29–06–2013 ರ ಮೂಲಕ ಪ್ರಕಟಿಸಿದ್ದು. ಸದರಿ ಅಧಿಸೂಚನೆಯ ಮೊದಲನೇ ಪ್ಯಾರ ನಂತರ ಈ ಕೆಳಕಂಡಂತೆ ಓದಿಕೊಳ್ಳತಕ್ಕದ್ದು.

"ಮಾಹಿತಿ ಅಧಿನಿಯಮ 2005 ರ ನಿಯಮ 2(ಎಂ) ರನ್ವಯ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಚುನಾವಣಾ ಆಯೋಗದಲ್ಲಿ ಕರ್ತವ್ಯ ನಿರ್ವಹಿಸುತ್ತಿರುವ ಈ ಕೆಳಕಂಡ ಅಧಿಕಾರಿಗಳನ್ನು ಸಹಾಯಕ ಸಾರ್ವಜನಿಕ ಮಾಹಿತಿ ಅಧಿಕಾರಿಗಳನ್ನಾಗಿ ನೇಮಿಸಲಾಗಿದೆ.

	3 ,	*
ಕ್ರ ಸಂ.	ಅಧಿಕಾರಿಯ ಹೆಸರು ಮತ್ತು ಹುದ್ದೆ ಶ್ರೀ/ ಶ್ರೀಮತಿ	ಶಾಖೆಯ ಕೆಲಸ ಕಾರ್ಯಗಳ ವಿಷಯ
1.	ಎನ್.ಜಯ, ಲೆಕ್ಕ ಪರಿಶೋಧನಾಧಿಕಾರಿ	ಲೆಕ್ಕ ಶಾಖೆಯ ಎಲ್ಲಾ ವಿಷಯಗಳು
2.	ವಿ.ರಮೇಶ್, ಶಾಖಾಧಿಕಾರಿ-2	ಗ್ರಾಮ ಪಂಚಾಯತಿಗಳ ಚುನಾವಣೆಗೆ ಸಂಬಂಧಿಸಿದ ಎಲ್ಲಾ ವಿಷಯಗಳು, ಆಯೋಗದಲ್ಲಿ ಆಯುಕ್ತರು ನಡೆಸಲ್ಪಡುವ ನ್ಯಾಯಾಲಯದ ಪ್ರಕರಣಗಳು, ಸಿಬ್ಬಂದಿ ಶಾಖೆ ಮತ್ತು ವೆಬ್ಸೈಟ್ ಮಾಹಿತಿ
3.	ಬಿ.ನಾರಾಯಣಸ್ವಾಮಿ, ಶಾಖಾಧಿಕಾರಿ-3	ತಾಲ್ಲೂಕು / ಜಿಲ್ಲಾ ಪಂಚಾಯತಿ ಚುನಾವಣೆಗಳಿಗೆ ಸಂಬಂಧಿಸಿದ ವಿಷಯಗಳು ಹಾಗೂ ವೆಬ್ಸೈಟ್ ಮಾಹಿತಿ ಮತ್ತು ಚುನಾವಣಾ ಪಕ್ಷಗಳ ನೋಂದಾವಣೆ ವಿಷಯ
4.	ಹೆಚ್.ಎಸ್.ನರಸಿಂಹಯ್ಯ, ಶಾಖಾಧಿಕಾರಿ–4	ಮೈಸೂರು ಮತ್ತು ಬೆಳಗಾವಿ ವಿಭಾಗದ ನಗರ ಸ್ಥಳೀಯ ಸಂಸ್ಥೆಗಳ ಚುನಾವಣೆಗೆ ಸಂಬಂಧಿಸಿದ ಎಲ್ಲಾ ವಿಷಯಗಳು ಮತ್ತು ವೆಬ್ಸೈಟ್ ಮಾಹಿತಿ
5.	ಆರ್.ಶಂಕರ್, ಶಾಖಾಧಿಕಾರಿ-5	ಬೆಂಗಳೂರು ಮತ್ತು ಗುಲ್ಬರ್ಗಾ ವಿಭಾಗದ ನಗರ ಸ್ಥಳೀಯ ಸಂಸ್ಥೆಗಳ ಚುನಾವಣೆಗೆ ಸಂಬಂಧಿಸಿದ ಎಲ್ಲಾ ವಿಷಯಗಳು ಮತ್ತು ವೆಬ್ಸೈಟ್ ಮಾಹಿತಿ
6.	ಹೆಚ್.ಎಸ್.ನರಸಿಂಹಮೂರ್ತಿ, ಶಾಖಾಧಿಕಾರಿ– 6	ಬೃಹತ್ ಬೆಂಗಳೂರು ಮಹಾನಗರ ಪಾಲಿಕೆ ಹಾಗೂ ರಾಜ್ಯದ ಎಲ್ಲಾ ಮಹಾನಗರ ಪಾಲಿಕೆಗಳ ಚುನಾವಣೆಗೆ ಸಂಬಂಧಿಸಿದ ಎಲ್ಲಾ ವಿಷಯಗಳು ಮತ್ತು ವೆಬ್ಸೈಟ್ ಮಾಹಿತಿ

ಸಿ.ಆರ್. ರೇವಣ್ಣ ಉಪ ಕಾರ್ಯದರ್ಶಿ ರಾಜ್ಯ ಚುನಾವಣಾ ಆಯೋಗ

ಭಾಗ <i>– IV-A</i>	ಬೆಂಗಳೂರು, ಶನಿವಾರ, ಅಕ್ಟೋಬರ್ ೧೯, ೨೦೧೩ (ಅಶ್ವಯುಜ ೨೭, ಶಕ ವರ್ಷ ೧೯೩%)	ನಂ.೧೨೦೫
Part- IV-A	Bangalore, Saturday, October 19, 2013 (Aashwayuja 27, Shaka Varsha 1935)	No. 1205

ಸಹಕಾರ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಇ 301 ಎಂಆರ್ಇ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 17/10/2013.

ಕರ್ನಾಟಕ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ (ನಿಯಂತ್ರಣ ಮತ್ತು ಅಭಿವೃದ್ಧಿ) ಅಧಿನಿಯಮ, 1966 ರ ಕಲಂ 11(1)(ix) ರಲ್ಲಿ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರಗಳನ್ನು ಚಲಾಯಿಸಿ, ಕರ್ನಾಟಕ ಸರ್ಕಾರವು ಬ್ಯಾಡಗಿ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಗೆ ಈ ಕೆಳಕಂಡ ಮೂವರನ್ನು ತಕ್ಷಣದಿಂದ ಜಾರಿಗೆ ಬರುವಂತೆ ಹಾಗೂ ಮುಂದಿನ ಆದೇಶದವರೆಗೆ ಸದಸ್ಥರನ್ನಾಗಿ ನಾಮನಿರ್ದೇಶನ ಮಾಡಿದೆ :

ಕ್ರ ಸಂ.	ಹೆಸರು ಮತ್ತು ವಿಳಾಸ
1	ಶ್ರೀ ಖಾದರಸಾಬ ಹು.ದೊಡ್ಡಮನಿ, ಖುರ್ಧಕೋಡಿಹಳ್ಳಿ
2	ಶ್ರೀ ಹನುಮಗೌಡ ಬಸನಗೌಡ ಗೌಡ್ರ, ನೆಲ್ಲಿಕೊಪ್ಪ
3	ಶ್ರೀ ಸುರೇಶ ಚನ್ನಪ್ಪ ಹುಳಬುತ್ತಿ, ಕದರಮಂಡಲಗಿ

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಈ. ಪಾಪಣ್ಣ ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ–1 ಸಹಕಾರ ಇಲಾಖೆ

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

	ಬೆಂಗಳೂರು, ಶನಿವಾರ, ಅಕ್ಟೋಬರ್ ೧೯, ೨೦೧೩ (ಅಶ್ವಯುಜ ೨೭, ಶಕ ವರ್ಷ ೧೯೩೫)	
Part- IV-A	Bangalore, Saturday, October 19, 2013 (Aashwayuja 27, Shaka Varsha 1935)	No. 1206

PARLIAMENTARY AFFAIRS AND LEGISLATION SECRETARIAT NOTIFICATION

No: DPAL 44 SHASANA 2013, Bangalore, dated: 19.10.2013

The Karnataka Town and Country Planning and certain other Laws (Amendment) Ordinance, 2013 promulgated by the Governor of Karnataka in the sixty-fourth year of the Republic of India, be published as Karnataka Ordinance No. 2 of 2013 in the Karnataka Gazette for general information.

KARNATAKA ORDINANCE NO. 2 OF 2013

THE KARNATAKA TOWN AND COUNTRY PLANNING AND CERTAIN OTHER LAWS (AMENDMENT) ORDINANCE, 2013

(Promulgated by the Governor of Karnataka in the sixty-fourth year of the Republic of India and First published in the Karnataka Gazette

Extra-ordinary on the 19th day of October, 2013)

An Ordinance further to amend the Karnataka Town and Country Planning Act, 1961, the Karnataka Municipal Corporations Act, 1976 and the Karnataka Municipalities Act, 1964

Whereas both Houses of the State Legislature are not in session and His Excellency the Governor of Karnataka is satisfied that circumstances exist which render it necessary for him to take immediate action further to amend the Karnataka Town and Country Planning Act, 1961, (Karnataka Act 11 of 1963) the Karnataka Municipal Corporations Act, 1976(Karnataka Act 14 of 1977) and the Karnataka Municipalities Act, 1964 (Karnataka Act 22 of 1964) for the purposes hereinafter appearing;

Now, therefore in exercise of the powers conferred by clause (1) of Article 213 of the Constitution of India, His Excellency the Governor of Karnataka is pleased to promulgate the following Ordinance, namely:-

1. Short title and commencement.- (1) This Ordinance may be called the Karnataka Town and Country Planning and certain other Laws (Amendment) Ordinance, 2013.

(2) It shall come into force at once.

- 2. Amendment of Karnataka Act 11 of 1963.- In the Karnataka Town and Country Planning Act, 1961 (Karnataka Act 11 of 1963) in section 76FF,-
- (1) in sub-section(1), for the words and figures "the 3rd day of December 2009" the words, figures and brackets "the Karnataka Town and Country Planning and certain other Laws (Amendment) Ordinance, 2013" shall be substituted.
- (2) in sub-section (13), for the words, figures and brackets "one year from the date of commencement of the Karnataka Town and Country Planning and certain other Laws (Amendment) Act, 2009" the words "such period as may be prescribed" shall be substituted.
- **3.** Amendment of Karnataka Act 14 of 1977.- In the Karnataka Municipal Corporations Act, 1976 (Karnataka Act 14 of 1977) in section 321A, in sub-section (1), for the words and figures "the 3rd day of December 2009" the words, figures and brackets "the Karnataka Town and Country Planning and certain other Laws (Amendment) Ordinance, 2013" shall be substituted.
- **4. Amendment of Karnataka Act 22 of 1964.-** In the Karnataka Municipalities Act, 1964 (Karnataka Act 22 of 1964) in section 187A, in sub-section (1), for the words and figures "the 3rd day of December 2009" the words, figures and brackets "the Karnataka Town and Country Planning and certain other Laws (Amendment) Ordinance, 2013" shall be substituted.

H.R.BHARDWAJ

GOVERNOR OF KARNATAKA

By Order and in the name of the Governor of Karnataka

K.S. MUDAGAL

Secretary to Government (I/c)
Department of Parliamentary Affairs and Legislation

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ <i>– IV-A</i>	ಬೆಂಗಳೂರು, ಶನಿವಾರ, ಅಕ್ಟೋಬರ್ ೧೯, ೨೦೧೩ (ಅಶ್ವಯುಜ ೨೭, ಶಕ ವರ್ಷ ೧೯೩೫)	ನಂ.೧೨೦೭
Part– IV-A	Bangalore, Saturday, October 19, 2013 (Aashwayuja 27, Shaka Varsha 1935)	No. 1207

PARLIAMENTARY AFFAIRS AND LEGISLATION SECRETARIAT NOTIFICATION

No: SAMVYASHAE 4 SHASANA 2013, Bangalore, dated: 19.10.2013

Ordered that the translation of ಕರ್ನಾಟಕ ಎಣ್ಣೆ ತಾಳೆ(ಸಾಗುವಳಿ, ಉತ್ಪಾದನೆ ಮತ್ತು ಸಂಸ್ಕರಣೆ ನಿಯಂತ್ರಣ) ಅಧಿನಿಯಮ, 2013 (2013ರ ಕರ್ನಾಟಕ ಅಧಿನಿಯಮ ಸಂಖ್ಯೆ:56) in the English language, be published as authorised by the Governor of Karnataka under clause (3) of Article 348 of the constitution of India in the Karnataka Gazette for general information.

The following translation of ಕರ್ನಾಟಕ ಎಣ್ಣೆ ತಾಳೆ(ಸಾಗುವಳಿ, ಉತ್ಪಾದನೆ ಮತ್ತು ಸಂಸ್ಕರಣೆ ನಿಯಂತ್ರಣ) ಅಧಿನಿಯಮ, 2013 (2013ರ ಕರ್ನಾಟಕ ಅಧಿನಿಯಮ ಸಂಖ್ಯೆ:56) in the English language is published in the Official Gazette under the authority of the Governor of Karnataka under clause (3) of Article 348 of the Constitution of India.

KARNATAKA ACT NO.56 OF 2013

(First Published in the Karnataka Gazette Extra-ordinary on the twentieth day of August, 2013)

THE KARNATAKA OIL PALM (REGULATION OF CULTIVATION, PRODUCTION AND PROCESSING) ACT, 2013

(Received the assent of the Governor on the Nineteenth day of August, 2013)

An Act to provide for the regulation of cultivation, production and processing of oil palm and for matters connected therewith.

Whereas it is expedient to provide for the regulation of cultivation, production and processing of oil palm and for matters connected therewith;

Be it enacted by the Karnataka State Legislature in the Sixty fourth year of the Republic of India as follows:-

- **1. Short title and commencement.** (1) This Act may be called the Karnataka Oil Palm (Regulation of Cultivation, Production and Processing) Act, 2013.
 - (2) It shall come into force on such date as the State Government may, by notification, appoint.

- 2. Definitions.- In this Act, unless the context otherwise requires,-
- (a) "Factory" means and includes any premises as defined in the Factories Act, 1948 (Central Act 63 of 1948) with the precincts thereof, in any part of which a manufacturing process connected with processing of oil palm fruits and products;
- (b) "Factory Zone" means an area declared as a factory zone under section 12;
- (c) "Government" means the State Government;
- (d) "Occupier of the Factory" means any person who has the ultimate control over the affairs of the factory and is entitled to be treated as an Occupier and such person need not necessarily be a Director of the Board of the Management of the factory;
- (e) "Oil Palm Entrepreneur" means an entrepreneur whom the Government has recognized for oil palm development in a particular zone and who fulfils all the conditions prescribed by the Government in the allotment order issued from time to time:
- (f) "Oil Palm" means the Palm of the genus Elaeis and includes the Species Elaeis guinensis and Elaeis oleifera,, malanococoa or corozo and hybrids of these species;
- (g) "Oil Palm Commissioner" means the Oil Palm Commissioner appointed under sub-section (1) of section 7;
- (h) "Oil Palm FFB" means the unprocessed Oil Palm Fresh Fruit Bunch and includes its loose fruit also;
- (i) "Oil Palm Grower" means a person who cultivates Oil Palm whether by himself or by his own servants or by hired labour or by members of his family or by his tenants;
- (j) "Oil Palm Inspector" means the Oil Palm Inspector appointed under sub-section(2) of section 7;
- (k) "Oil Palm Product" means any product obtained directly from Oil Palm fruit, includes processed products like Palm Oil, Palmolein, Palm Stearin, Palm Kernel, Palm Kernel Oil, Palm Kernel cake, Palm Fatty Acids oil, Palm seeds and any other by-products notified by the Government from time to time;
- (I) Price Fixation Committee means Price Fixation Committee constituted under section 5;
- (m) Project Management Committee means Project Management Committee constituted under Section 3.
- **3. Constitution of Project Management Committee.** (1) As soon as may be after the commencement of this Act, the Government shall, by notification constitute a Project Management Committee consisting of the following, namely:-
 - (i) The Principal Secretary/Secretary to

Government, (Horticulture) as the case may be - Chairman

(ii) The Secretary to Government (Expenditure)

Finance Department or his nominee - Member

(iii) The Director, Project Formulation Division,

Planning Department - Member

(iv) The Director of Horticulture - Member

(v) The Director,

Directorate of Oil Palm Research,

Pedavegi, Andhra Pradesh or his nominee - Member

(vi) A representative of the Government

of India, Ministry of Agriculture and

Co-operation, Technology Mission on

Oil Seeds, oil palm and maize - Member

(vii) The Oil Palm Commissioner - Member Secretary

- (2) No act or proceeding of the Project Management Committee shall be invalid by reason only of the existence of any vacancy or defect in the constitution of the committee, if such act or proceeding is otherwise in accordance with the provisions of this Act.
- **4 Functions of the Project Management Committee.** The Project Management Committee (PMC) shall perform the following functions, namely:-
 - (a) to advise or recommend or approve areas for development of oil palm cultivation, also identify or select suitable entrepreneurs for such areas from time to time and allot areas to the identified entrepreneurs. Such entrepreneurs shall enter into a Memorandum of Agreement (MOA) with the Government.

- (b) to review and monitor the progress of implementation of the programme of Oil Palm development in the State by the Project staff and take appropriate decisions for the development of oil palm in each of the zones:
- (c) to review the functioning of each of the entrepreneurs, from time to time, with respect to the objectives envisaged or targets assigned and take appropriate decisions in the interest of efficient functioning of the project as envisaged in Memorandum of Agreement;
- (d) to accord all financial and administrative sanctions for the implementation of the project; and
- (e) to perform such other functions as may be prescribed.
- **5.** Constitution of Price Fixation Committee.- (1) As soon as may be after the commencement of this Act, the Government shall, by notification, constitute a Price Fixation Committee consisting of the following, namely:-

 - (iv) Deputy Secretary, nominated by
 - Finance Department Member
 - (v) One farmer representative nominated by the Government, from each of the factory zones.

- Member
- (vi) Oil Palm Commissioner Member Secretary
- (2) Subject to the pleasure of the Government a non-official member shall hold office for a period of three years, from the date of nomination. A member nominated once to the Price Fixation Committee, is not eligible for renomination, for the second time.
- (3) A non-official member may resign his office by writing under his hand addressed to the Government, but he shall continue in office until his resignation is accepted.
 - (4) The non-official members of the Price Fixation Committee shall receive such allowances as may be prescribed.
 - (5) The Government may remove a non-official member from his office if he,-
 - (a) becomes an undischarged insolvent; or
 - (b) is convicted and sentenced to imprisonment for an offence which in the opinion of the Government involves moral turpitude, or
 - (c) becomes of unsound mind, stands so declared by a competent court, or
 - (d) refuses to act or becomes incapable of acting, or
 - (e) has been removed or dismissed from service of the Central Government or the State Government or a Local Authority or a Body or Corporation owned or controlled by the Central Government or the State Government, or
 - (f) in the opinion of the Government has so abused the position of the member as to render that person's continuance in office detrimental to the public interest:

Provided that no person shall be removed under this clause unless he has been given a reasonable opportunity of being heard in the matter.

- (6) The vacancy caused under sub-section (5) or otherwise shall be filled by fresh nomination.
- (7) No act or proceedings of the Price Fixation Committee shall be invalid by reason only of the existence of any vacancy or defect in the constitution of the Price Fixation Committee, if such act or proceeding is otherwise in accordance with the provisions of this Act.
- (8) Power to propose MSP for Fresh Fruit bunch based on the technical committee report to the Government from time to time.
- **6. Functions of the Price Fixation Committee**.-(1) The Price Fixation Committee (PFC) shall perform the following functions, to recommend or approve the price for purchase of oil palm Fresh Fruit Bunches having regard to,-
 - (a) the prices at which Crude palm oil produced from Oil Palm Fresh Fruit Bunch is sold by a factory;
 - (b) the recovery of oil from Fresh Fruit Bunch;
 - (c) the prices of crude palm oil in international market, and in other states in the country;

- (2) To convene a meeting once in four months to fix the price of Fresh Fruit Bunch and to discuss related issues.
- (3) To perform such other functions as may be prescribed.
- (4) No person shall sell or agree to sell oil palm Fresh Fruit Bunch to the Entrepreneur/Occupier of a factory and no such Entrepreneur/ Occupier shall purchase or agree to purchase Fresh Fruit Bunch, at a price lower/higher than the price specified under sub-section (1).
- **7.** Appointment of Oil Palm Commissioner and Oil Palm Inspectors.- (1) The Government shall appoint an officer of the Department of Horticulture not below the rank of Additional Director of Horticulture as the Oil Palm Commissioner to exercise the powers and perform the functions of the oil palm commissioner under this Act.
- (2) The Senior Assistant Director of Horticulture or Assistant Directors of Horticulture or Assistant Horticulture Officers, as the case may be, be appointed by the Government to be the oil palm inspectors within the areas of their respective jurisdictions to exercise the powers and perform the functions of the oil palm inspectors under this Act.
- $\textbf{8. Power of the Oil Palm Commissioner .-} \ (1) \ \text{The Oil Palm Commissioner shall exercise the following powers,} \\ \text{namely:-}$
 - (i) to co-ordinate the activities of the oil palm growers and industries/ entrepreneurs engaged in the production and processing of Palm Oil;
 - (ii) to act as a nodal officer/monitoring officer for development of Oil Palm in the State;
 - (iii) to monitor the progress achieved by each of the entrepreneurs in the development of oil palm and make suitable recommendations to Project Management Committee for decisions.
 - (iv) to exercise such other powers as may be prescribed.
 - 9. Power of the Oil Palm Inspector.- The Oil Palm Inspector shall exercise the following powers, namely:-
 - (i) to assist the Oil Palm Commissioner in the exercise of his powers and discharge of his duties;
 - (ii) to exercise such powers as are delegated to him by the Project Management Committee and Oil Palm Commissioner; and
 - (iii) to exercise such other powers as may be prescribed.
- 10. Meetings of the Project Management Committee and the Price Fixation Committee.- (1) The meetings of the Project Management Committee or the Price Fixation Committee may be convened by the Chairman of the respective Committee.
- (2) The Chairman of the Project Management Committee or the Price Fixation Committee may if he/she feels it necessary convene a special meeting .
- (3) The quorum at the meeting and the procedure of the meeting of the Project Management Committee or the Price Fixation Committee shall be such as may be prescribed.
- (4) Every meeting of the Project Management Committee or Price Fixation Committee shall be presided over by its Chairman and if for any reason the Chairman is unable to attend the meeting, any other member nominated by the Chairman or any other member chosen by the members present at the meeting shall preside over the meeting.
- 11. Registration of Oil Palm Growers.- (1) Every Entrepreneur/ Occupier of a factory in a factory zone shall maintain in such form and in such manner as may be prescribed a Register of Oil Palm Growers in the zone attached to the factory. The register shall be updated every year and shall always be available in the office of the factory for inspection by the Oil Palm Commissioner or Oil Palm Inspectors.
- (2) The Oil Palm Inspector may at any time inspect an Entrepreneur's office/factory and verify such records, reports, statements and registers as may be required to be maintained and may also direct the Entrepreneur/Occupier of the factory to produce them for his verification.
- **12. Declaration of factory zone.** (1) The Project Management Committee may notify any area as factory zone for the purpose of supply of Fresh fruit bunches, to the factory specified for the purpose or for purchase of oil palm Fresh fruit bunches and any other oil palm product by the factory.
- (2) Where any particular area is notified as factory zone under sub section (1), the Oil Palm Growers in that area shall supply oil palm Fresh fruit bunches from the oil palm plantations grown in that area only to the factory to which the factory zone is attached.
- (3) Where a particular factory zone is notified under sub-section (1) the oil palm Entrepreneur/Occupier of the factory in the concerned factory zone shall buy all the oil palm fresh fruit bunches produced by the Oil Palm Growers in that factory zone as are offered for sale by them, at a price fixed by the Price Fixation Committee under this Act.
- (4) The entrepreneur shall establish their oil palm processing unit within three years of allotment of the area and shall keep the Oil Palm Commissioner informed about the action taken in setting up of the mill. In case the entrepreneur does not commence the processing of oil extraction unit, within the time limit, the entrepreneur shall

supposed to purchase Fresh Fruit Bunches in their allotted area as per the rates fixed by the Price Fixation Committee and arrange for processing without loss in weight of Fresh Fruit Bunches and the entrepreneur shall be subjected to actions as per the terms and conditions stipulated by the Memorandum of Agreement.

13. Failure to buy Fresh fruit bunches (FFB) by the Entrepreneur/Occupier of a factory. (1) Where the Entrepreneur / Occupier of a factory fails to buy all the oil palm fresh fruit bunches from the oil palm growers in the factory zone notified in relation to the factory, without any valid reasons, such oil palm Entrepreneur/Occupier of factory shall, in addition to the penalty specified in section 18 be liable to compensate the loss that may have been caused to the Oil Palm Grower as may be determined by the Oil Palm Commissioner:

Provided that the Entrepreneur/Occupier of a factory shall assign reasons for such refusal to buy a particular consignment of oil palm Fresh Fruit Bunch from an Oil Palm Grower, before the compensation is determined by the Oil Palm Commissioner.

Provided further that reasons such as damage, inefficient running, break down of plant/machinery, failure to use capacities and any other operational problems shall not be valid reasons for refusal to buy the consignment of oil palm Fresh fruit bunches and shall be treated as failure.

Provided also that if there is any dispute whether there are valid reasons for the oil palm Entrepreneur/Occupier of factory for the failure to buy oil palm Fresh fruit bunches, the Oil Palm Commissioner shall be competent to decide such dispute.

- (2) Any person aggrieved by the Order of Oil Palm Commissioner under sub-section (1) shall prefer an appeal to the Government within a period of thirty days from the date of such order.
- 14. Failure to achieve the objectives envisaged/targets assigned. Where the Entrepreneur fails to achieve the objectives envisaged or targets assigned from time to time by the Oil Palm Commissioner, the Project Management Committee reserves the right to review this failure in its meeting, and if satisfied, cancel the right of area allotment of such non-performing entrepreneurs, after giving a reasonable opportunity to the Entrepreneur to explain his poor performance, in achieving the objectives envisaged or targets assigned.
- 15. Power to cancel area allotment / reallotment of area to Entrepreneurs.- The Project Management Committee after examination of the explanation under section 14 submitted by the entrepreneurs and if satisfied that the explanation given by the entrepreneur for poor performance is not satisfactory, take a decision to order penalty under section 18 or may withdraw the area allotment of such entrepreneur. The decision of the Project Management Committee in area allotment/ performance assessment/cancellation of allotted area/reallotment of new area to another entrepreneur shall be final.
- **16.** Payment of price for oil palm fresh fruit bunches. (1) Upon the delivery of oil palm Fresh Fruit Bunches, the Entrepreneur/Occupier of a factory shall pay the price of the oil palm Fresh Fruit Bunches so supplied as per the price fixed by the Price Fixation Committee before 10th of every month.
- (2) The price of the Oil Palm fresh fruit bunches remaining unpaid on the expiration of the period specified in sub-section (1) shall carry interest at fifteen percent per annum from the date of delivery of oil palm fresh fruit bunches and it shall be recovered from the oil palm Entrepreneur/Occupier of factory as if it were an arrears of land revenue.
- (3) The company shall submit the statement of accounts containing details of payment made to the farmers in the prescribed format to the Price Fixation Committee or Oil Palm Commissioner before 5th of every month.
- 17. Report.- The Project Management Committee and Price Fixation Committee shall before such date, in such form and at such period as may be prescribed, submit a report to the Government about the progress of oil palm development Project in the State.
- **18. Penalties.** Every oil palm Entrepreneur/Occupier of a factory who contravenes any provisions of this Act or of any rule or order made there under where no penalty has been provided for such contraventions shall be punishable with fine which may extend to one lakh rupees.
- 19. Power to recover subsidy or assistance granted.- (1) If any Oil Palm Plantation or part thereof in respect of which subsidy or any other assistance has been granted under Oil Palm Development Scheme is willfully uprooted by the Oil Palm Grower with or without the knowledge of the Government or the factory, the Government shall have the right to recover from such Oil Palm Growers, the entire amount already paid by way of subsidy or assistance with interest on the total amount from the date on which it shall become due. The dues shall be recovered from the farmers as if it were an arrears of land revenue.
- (2) If any oil palm Entrepreneur, after receiving advance planting material subsidy does not successfully raise the oil palm seedlings in the nursery, or transfers oil palm seedlings outside the state, or sells oil palm seedling to another oil palm entrepreneur, without approval of the Oil Palm Commissioner, the Government shall have the right to recover from such oil palm Entrepreneur the entire amount released as planting material subsidy, with interest on the total amount from the date on which it shall become due.

- (3) If any oil palm Entrepreneur, after receiving advance on-farm-investment subsidy, utilizes such subsidy for ineligible items, which are not permissible under the guidelines or which have not been permitted by the Project Management Committee, the Government shall reserve the right to recover from such oil palm oil palm Entrepreneur such amount as utilized on ineligible items, with interest thereon from the date it shall become due.
- **20.** Compounding of offences.- A summary enquiry may be conducted by the Oil Palm Commissioner into an offence committed which is punishable under this Act and order may be passed imposing penalty by way of compounding of offence a sum not exceeding Rupees Fifty thousand. The Oil Palm Commissioner may authorize a subordinate official to collect the amount of penalty. The Penalty so collected shall be remitted in the PD account under Oil Palm Project.
- **21. Protection of Acts done in good faith.** No suit, prosecution or other legal proceedings shall lie against Government or any Officer or Official for any thing which is done in good faith or intended to be done in pursuance to any provisions of the Act or any rule or order made thereunder.
- **22.** Offences by firm, company or Association of individuals. (1) Where the oil palm Entrepreneur/Occupier of the factory is a firm or an Association of individuals, any one or more of the partners or members thereof may be prosecuted and punished under this Act for any offence for which the oil palm Entrepreneur or Occupier of the factory thereof is punishable;

Provided that the firm or association may inform the Oil Palm Commissioner in writing that they have nominated one of their partners or members as the Occupier of the factory for the purpose of this Act and such partner or member shall be deemed to be the oil palm Entrepreneur or Occupier of the factory for the purpose of this Act, until further information cancelling his nomination is received by the Oil Palm Commissioner or until he ceases to be a partner or member of the firm or association, as the case may be.

(2) Where the oil palm Entrepreneur or Occupier of the factory is a Company or a Co-operative Society, any one or more of its Directors, or as the case may be, members of the Committee may be prosecuted and punished under this Act for any offence for which the oil palm Entrepreneur or Occupier of the factory is punishable:

Provided that the Company or Co-operative Society may inform in writing the Oil Palm Commissioner that they have nominated a Director or a share holder of such company or a member of such Co-operative Society or its committee to be the oil palm Entrepreneur or Occupier of the factory for the purpose of this Act and such Director, share holder or member shall be deemed to be the oil palm Entrepreneur or Occupier of the factory for the purposes of this Act, until further notice cancelling his nomination is received by the Oil Palm Commissioner or until he ceases to be a Director, share holder or member as the case may be.

- **23.** Power of the Government to give directions. The Government may give such directions to the Project Management Committee, Price Fixation Committee or to the Oil Palm Commissioner, as in its opinion are necessary or expedient for carrying out the purposes of this Act and it shall be the duty of the Project Management Committee or Price Fixation Committee or the Oil Palm Commissioner to comply with such directions.
- **24. Delegation of Powers.** The Government may, by notification, delegate all or any of its power under this Act, except the power to make rule under section 25, to any person or authority subordinate to it subject to such restrictions and conditions as may be specified in such notification.
- **25. Power to make rules.** (1) The Government may, by notification and after previous publication, make rules for carrying out all or any of the purposes of this Act.
- (2) Every rule made under this Act shall be laid as soon as may be after it is made, before each House of the State Legislature while it is in Session for a total period of thirty days which may be comprised in one session or in two or more successive sessions, as the case may be, and if before the expiry of the session in which it is so laid or the session immediately following, both the Houses agree in making modification in the rule or both the Houses agree that rule should not be made the rule thereafter, shall have effect only in such modified form or be of no effect, as the case may be, so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

The above translation of ಕರ್ನಾಟಕ ಎಣ್ಣೆ ತಾಳೆ(ಸಾಗುವಳಿ, ಉತ್ಪಾದನೆ ಮತ್ತು ಸಂಸ್ಕರಣೆ ನಿಯಂತ್ರಣ) ಅಧಿನಿಯಮ, 2013 (2013ರ ಕರ್ನಾಟಕ ಅಧಿನಿಯಮ ಸಂಖ್ಯೆ:56) be published in the official Gazette under clause (3) of Article 348 of the Constitution of India.

H.R.BHARDWAJ

GOVERNOR OF KARNATAKA

By Order and in the name of the Governor of Karnataka

K.S. MUDAGAL

Secretary to Government (I/c)
Department of Parliamentary Affairs and Legislation

ಭಾಗ- IV-A ಬೆಂಗಳೂರು, ಮಂಗಳವಾರ, ಅಕ್ಟೋಬರ್ ೨೨, ೨೦೧೩ (ಅಶ್ವಯುಜ ೩೦, ಶಕ ವರ್ಷ ೧೯೩೫) ನಂ.೧೨೦೯ Part- IV-A Bangalore, Tuesday, October 22, 2013 (Aashwayuja 30, Shaka Varsha 1935) No. 1209

ಸಹಕಾರ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಇ 283 ಎಂಆರ್ಇ(1) 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 21/10/2013.

ಕರ್ನಾಟಕ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ (ನಿಯಂತ್ರಣ ಮತ್ತು ಅಭಿವೃದ್ಧಿ) ಅಧಿನಿಯಮ, 1966 ರ ಕಲಂ 11(1)(ix) ರಲ್ಲಿ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರಗಳನ್ನು ಚಲಾಯಿಸಿ, ಕರ್ನಾಟಕ ಸರ್ಕಾರವು ಹರಿಹರ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಗೆ ಈ ಕೆಳಕಂಡ ಮೂವರನ್ನು ತಕ್ಷಣದಿಂದ ಜಾರಿಗೆ ಬರುವಂತೆ ಹಾಗೂ ಮುಂದಿನ ಆದೇಶದವರೆಗೆ ಸದಸ್ಯರನ್ನಾಗಿ ನಾಮನಿರ್ದೇಶನ ಮಾಡಿದೆ :

ಕ್ರ. ಸಂ.	ಸದಸ್ಯರ ಹೆಸರು ಶ್ರೀಯುತರು	
01	ಶ್ರೀ ಬಿ.ಎಸ್. ಮಂಜುನಾಥ ಬಿನ್ ಶಿವಪ್ಪ,	
	ವಾಸನ ಗ್ರಾಮ ಮತ್ತು ಅಂಚೆ, ಹರಿಹರ ತಾಲ್ಲೂಕು.	
02	ಶ್ರೀ ಜಿ.ಸಿ. ರುದ್ರಪ್ಪ ಬಿನ್ ಚನ್ನಬಸಪ್ಪ,	
	ಕುಣಿಬಳಕೆರೆ ಗ್ರಾಮ ಮತ್ತು ಅಂಚೆ, ಹರಿಹರ ತಾಲ್ಲೂಕು	
03	ಶ್ರೀ ಆರೀಫ್ ಅಲಿ ಬಿನ್ ಆದಿಸಾಬ್,	
	ಮಲೇಬೆನ್ನೂರು ಗ್ರಾಮ ಮತ್ತು ಅಂಚೆ, ಹರಿಹರ ತಾಲ್ಲೂಕು	

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಈ. ಪಾಪಣ್ಣ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ-1 ಸಹಕಾರ ಇಲಾಖೆ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಇ 283 ಎಂಆರ್ಇ(2) 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 21/10/2013

ಕರ್ನಾಟಕ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ (ನಿಯಂತ್ರಣ ಮತ್ತು ಅಭಿವೃದ್ಧಿ) ಅಧಿನಿಯಮ, 1966 ರ ಕಲಂ 18(2) ರಡಿಯಲ್ಲಿ ಶ್ರೀ ಜಿ. ರಂಗನಾಥ, ತಂದೆ ಮಹಾದೇವಪ್ಪ, ಕಡರನಾಯಕನಹಳ್ಳಿ, ಹರಿಹರ ತಾಲ್ಲೂಕು ಇವರನ್ನು ಕರ್ನಾಟಕ ಸರ್ಕಾರವು ಹರಿಹರ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಗೆ ತಕ್ಷಣದಿಂದ ಜಾರಿಗೆ ಬರುವಂತೆ ಹಾಗೂ ಮುಂದಿನ ಆದೇಶದವರೆಗೆ ಸದಸ್ಯರನ್ನಾಗಿ ನಾಮನಿರ್ದೇಶನ ಮಾಡಿದೆ. :

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಈ. ಪಾಪಣ್ಣ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ-1 ಸಹಕಾರ ಇಲಾಖೆ

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ – IV-A | ಬೆಂಗಳೂರು, ಮಂಗಳವಾರ, ಅಕ್ಟೋಬರ್ ೨೨, ೨೦೧೩ (ಅಶ್ವಯುಜ ೩೦, ಶಕ ವರ್ಷ ೧೯೩೫) | ನಂ.೧೨೧೦ Part – IV-A | Bangalore, Tuesday, October 22, 2013 (Aashwayuja 30, Shaka Varsha 1935) | No. 1210

ಸಹಕಾರ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಇ 290 ಎಂಆರ್ಇ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 21/10/2013.

ಕರ್ನಾಟಕ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ (ನಿಯಂತ್ರಣ ಮತ್ತು ಅಭಿವೃದ್ಧಿ) ಅಧಿನಿಯಮ, 1966 ರ ಕಲಂ 11(1)(ix) ರಲ್ಲಿ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರಗಳನ್ನು ಚಲಾಯಿಸಿ, ಕರ್ನಾಟಕ ಸರ್ಕಾರವು ಹೊನ್ನಾಳಿ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಗೆ ಈ ಕೆಳಕಂಡ ಮೂವರನ್ನು ತಕ್ಷಣದಿಂದ ಜಾರಿಗೆ ಬರುವಂತೆ ಹಾಗೂ ಮುಂದಿನ ಆದೇಶದವರೆಗೆ ಸದಸ್ಯರನ್ನಾಗಿ ನಾಮನಿರ್ದೇಶನ ಮಾಡಿದೆ :

ಕ್ರ. ಸಂ.	ಹೆಸರು ಮತ್ತು ವಿಳಾಸ
01	ಶ್ರೀ ಲಕ್ಷ್ಮಣರಾವ್ ತಂದೆ ರಂಗಪ್ಪ ಲಿಂಗಾಮರ ಗ್ರಾಮ, ಹನಗವಾಡಿ ಅಂಚೆ, ಹೊನ್ನಾಳಿ ತಾಲ್ಲೂಕು, ದಾವಣಗೆರೆ ಜಿಲ್ಲೆ
02	ಶ್ರೀ ಕೆ.ಆರ್. ವಸಂತನಾಯ್ಕ ತಂದೆ ರೇಖ್ಯಾನಾಯ್ಯ ಕೂಗನಹಳ್ಳಿ ಗ್ರಾಮ, ವಡೇರಹತ್ತೂರು ಅಂಚೆ, ಹೊನ್ನಾಳಿ ತಾಲ್ಲೂಕು, ದಾವಣಗೆರೆ ಜಿಲ್ಲೆ
03	ಶ್ರೀ ಕುಮಾರಸ್ವಾಮಿ ಜಿ ತಂದೆ ಚಂದ್ರಶೇಖರಪ್ಪ ಜಿ. ಜೀವನಹಳ್ಳಿ ಗ್ರಾಮ, ಹೊನ್ನಾಳಿ ತಾಲ್ಲೂಕು, ದಾವಣಗೆರೆ ಜಿಲ್ಲೆ.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಈ. ಪಾಪಣ್ಣ ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ-1 ಸಹಕಾರ ಇಲಾಖೆ

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ <i>– IV-A</i>	ಬೆಂಗಳೂರು, ಮಂಗಳವಾರ, ಅಕ್ಟೋಬರ್ ೨೨, ೨೦೧೩ (ಅಶ್ವಯುಜ ೩೦, ಶಕ ವರ್ಷ ೧೯೩%)	ನಂ.೧೨೧೧
Part- IV-A	Bangalore, Tuesday, October 22, 2013 (Aashwayuja 30, Shaka Varsha 1935)	No. 1211

ಸಹಕಾರ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಇ 220 ಎಂಆರ್ಇ(1) 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 21/10/2013.

ಕರ್ನಾಟಕ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ವ್ಯವಹಾರ (ನಿಯಂತ್ರಣ ಮತ್ತು ಅಭಿವೃದ್ಧಿ) ಅಧಿನಿಯಮ, 1966 ರ ಕಲಂ 10ರಲ್ಲಿ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರವನ್ನು ಚಲಾಯಿಸಿ, ಕರ್ನಾಟಕ ಸರ್ಕಾರವು ಶ್ರೀ ಕೆ. ಶಶಿಧರಗೌಡ ತಂದೆ ಬಸನಗೌಡ ಮಾಲಿಪಾಟೀಲ್, ಸಾ:ಹೇರೂರು, ಗಂಗಾವತಿ ತಾಲ್ಲೂಕು ಇವರನ್ನು ಗಂಗಾವತಿ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಗೆ ಸದಸ್ಯರನ್ನಾಗಿ ತಕ್ಷಣದಿಂದ ಜಾರಿಗೆ ಬರುವಂತೆ ಹಾಗೂ ಮುಂದಿನ ಆದೇಶದವರೆಗೆ ನಾಮ ನಿರ್ದೇಶನ ಮಾಡಿದೆ.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಈ. ಪಾಪಣ್ಣ ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ-1 ಸಹಕಾರ ಇಲಾಖೆ

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ <i>– IV-A</i>	ಬೆಂಗಳೂರು, ಮಂಗಳವಾರ, ಅಕ್ಟೋಬರ್ ೨೨, ೨೦೧೩ (ಅಶ್ವಯುಜ ೩೦, ಶಕ ವರ್ಷ ೧೯೩%)	ನಂ.೧೨೧೨
Part- IV-A	Bangalore, Tuesday, October 22, 2013 (Aashwayuja 30, Shaka Varsha 1935)	No. 1212

ಸಹಕಾರ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಇ 264 ಎಂಆರ್ಇ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 21/10/2013.

ಕರ್ನಾಟಕ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ (ನಿಯಂತ್ರಣ ಮತ್ತು ಅಭಿವೃದ್ಧಿ) ಅಧಿನಿಯಮ, 1966 ರ ಕಲಂ 11(1)(*ix*) ರಲ್ಲಿ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರಗಳನ್ನು ಚಲಾಯಿಸಿ, ಕರ್ನಾಟಕ ಸರ್ಕಾರವು ಬಾದಾಮಿ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಗೆ ಶ್ರೀ ಹನುಮಂತಗೌಡ ಶಿವಪ್ಪ ಗುರಡ್ಡಿ ಇವರನ್ನು ತಕ್ಷಣದಿಂದ ಜಾರಿಗೆ ಬರುವಂತೆ ಹಾಗೂ ಮುಂದಿನ ಆದೇಶದವರೆಗೆ ಸದಸ್ಯರನ್ನಾಗಿ ನಾಮನಿರ್ದೇಶನ ಮಾಡಿದೆ :

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಈ. ಪಾಪಣ್ಣ ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ-1 ಸಹಕಾರ ಇಲಾಖೆ

ಭಾಗ– IV-A ಬೆಂಗಳೂರು, ಮಂಗಳವಾರ, ಅಕ್ಟೋಬರ್ ೨೨, ೨೦೧೩ (ಅಶ್ವಯುಜ ೩೦, ಶಕ ವರ್ಷ ೧೯೩೫) ನಂ.೧೨೧೩ Part– IV-A Bangalore, Tuesday, October 22, 2013 (Aashwayuja 30, Shaka Varsha 1935) No. 1213

ಸಹಕಾರ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಇ 236 ಎಂಆರ್ಇ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 21/10/2013.

ಕರ್ನಾಟಕ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ (ನಿಯಂತ್ರಣ ಮತ್ತು ಅಭಿವೃದ್ಧಿ) ಅಧಿನಿಯಮ, 1966 ರ ಕಲಂ 11(1)(ix) ರಲ್ಲಿ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರಗಳನ್ನು ಚಲಾಯಿಸಿ, ಕರ್ನಾಟಕ ಸರ್ಕಾರವು ಮುಳಬಾಗಿಲು ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಗೆ ಈ ಕೆಳಕಂಡ ಮೂವರನ್ನು ತಕ್ಷಣದಿಂದ ಜಾರಿಗೆ ಬರುವಂತೆ ಹಾಗೂ ಮುಂದಿನ ಆದೇಶದವರೆಗೆ ಸದಸ್ಯರನ್ನಾಗಿ ನಾಮನಿರ್ದೇಶನ ಮಾಡಿದೆ :

ಕ್ರ. ಸಂ.	ಹೆಸರು ಮತ್ತು ವಿಳಾಸ ಶ್ರೀ/ಶ್ರೀಮತಿ
01	ಶ್ರೀ ಎಂ.ಎನ್. ಶಿವಪ್ರಕಾಶ್, ಬಿನ್ ನಾರೆಪ್ಪ, ಮೋತಕಪಲ್ಲಿ
02	ಶ್ರೀ ಎಂ. ಗೋವಿಂದಪ್ಪ ಬಿನ್ ಮುನಿವೆಂಕಟಪ್ಪ, ಉತ್ತನೂರು
03	ಶ್ರೀ ಸುಭ್ರಮಣ್ಯ ಬಿನ್ ನಾರಾಯಣಪ್ಪ, ಗುಣಗುಂಟೇಪಾಳ್ಯ

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ ಈ. ಪಾಪಣ್ಣ ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ–1 ಸಹಕಾರ ಇಲಾಖೆ

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ <i>– IV-A</i>	ಬೆಂಗಳೂರು, ಬುಧವಾರ, ಅಕ್ಟೋಬರ್ ೨೩, ೨೦೧೩ (ಕಾರ್ತೀಕ ೧, ಶಕ ವರ್ಷ ೧೯೩%)	ನಂ.೧೨೧೬
Part- IV-A	Bangalore, Wednesday, October 23, 2013 (Karthika 1, Shaka Varsha 1935)	No. 1216

REVENUE SECRETARIAT

NOTIFICATION

No. RD 04 TNV 2013, Bangalore, dated: 23rd October 2013

As per the No Objection received from the Ministry of Home Affairs, Government of India vide their letter No. 11/7/2013-M&G dated: 14.10.2013 and as per the correct and approved spellings in Devanagiri and Roman script by the Ministry of Science and Technology, Government of India vide their Official Memorandum No. SM/28/P/06/2013 dated: 25.09.2013, the name of "NARAYANAPET ROAD RAILWAY STATION" in Yadagiri District of Karnataka has been changed as "SAIDAPUR RAILWAY STATION".

The Devanagari, Roman and Regional language (Kannada) script of the new name as given by the Survey of India will be as under:-

Existing Name Roman Script		Devanagari Script	Regional Language kannada Script	
NARAYANPET ROAD	SAIDAPUR	'सैदापुर'	ಸೈದಾಮರ	

This will come into effect from the date of publication of this notification in the official gazette.

By order and in the name of the Governor of Karnataka,

Lalitha H. Handigol

Under Secretary to Government (Rehabilitation & LAQ-2) Revenue Department

ಭಾಗ <i>– IV-A</i>	ಬೆಂಗಳೂರು, ಬುಧವಾರ, ಅಕ್ಟೋಬರ್ ೨೩, ೨೦೧೩ (ಕಾರ್ತೀಕ ೧, ಶಕ ವರ್ಷ ೧೯೩೫)	ನಂ.೧೨೧೭
Part- IV-A	Bangalore, Wednesday, October 23, 2013 (Karthika 1, Shaka Varsha 1935)	No. 1217

ಸಹಕಾರ ಸಚಿವಾಲಯ

ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಇ 251 ಎಂಆರ್ಇ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 19/10/2013

ಕರ್ನಾಟಕ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ (ನಿಯಂತ್ರಣ ಮತ್ತು ಅಭಿವೃದ್ಧಿ) ಅಧಿನಿಯಮ, 1966 ರ ಕಲಂ 11(1)(ix) ರಲ್ಲಿ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರಗಳನ್ನು ಚಲಾಯಿಸಿ, ಕರ್ನಾಟಕ ಸರ್ಕಾರವು ಹಿರೇಕೆರೂರು ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಗೆ ಈ ಕೆಳಕಂಡ ಮೂವರನ್ನು ತಕ್ಷಣದಿಂದ ಜಾರಿಗೆ ಬರುವಂತೆ ಹಾಗೂ ಮುಂದಿನ ಆದೇಶದವರೆಗೆ ಸದಸ್ಯರನ್ನಾಗಿ ನಾಮನಿರ್ದೇಶನ ಮಾಡಿದೆ :

ಕ್ರ. ಸಂ.	ಸದಸ್ಯರ ಹೆಸರು ಶ್ರೀಯುತರು
01	ವೀರಬಸಪ್ಪ ಫಕೀರಪ್ಪ ಮತ್ತೂರು ಹುಲ್ಲತ್ತಿ ಗ್ರಾಮ
02	ಕುಬೇರಪ್ಪ ಮಲ್ಲಪ್ಪ ಹುಚ್ಚಪ್ಪಳವರ ಗುಡ್ಡದಮಾದಾಪುರ ಗ್ರಾಮ
03	ಗದಿಗೇಪ್ಪ ದೊಡ್ಡಚೌಡಪ್ಪ ನಾಗಣ್ಣನವರ ವರಹ ಗ್ರಾಮ

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಈ. ಪಾಪಣ್ಣ ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ-1 ಸಹಕಾರ ಇಲಾಖೆ

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ <i>– IV-A</i>	ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಅಕ್ಟೋಬರ್ ೨೪, ೨೦೧೩ (ಕಾರ್ತೀಕ ೨, ಶಕ ವರ್ಷ ೧೯೩%)	ನಂ.೧೨೧೯
Part- IV-A	Bangalore, Thursday, October 24, 2013 (Karthika 2, Shaka Varsha 1935)	No. 1219

TRANSPORT SECRETARIAT

NOTIFICATION

NO. SARIE 231 SAEPA 2012, Bangalore, Dated: 24-10-2013

In exercise of the powers conferred by sub-clasue (1) of section-16 of the Karnataka Motor Vehicles Taxation Act, 1957 (Karnataka Act 35 of 1957) and in super session of Notification No: TRD 65 SAEPA 2008, dated: 01-3-2008 the Government of Karnataka being of the opinion that it is necessary in public interest so to do hereby exempt the tax payable under the said act for a period of seven days in respect of vehicles owned/hired by the recognized Educational Institutions of Tamilnadu, Kerala, Andhrapradhesh, Goa, Pandicherry and Maharastra states used solely for the purpose of transporting students or staff of recognized Educational Institutions on educational tour in Karnataka State subject to the condition that the Students, Teachers and Staff should carry while travelling, Identification Cards issued by the recognized Educational Institution concerned.

Provided that the Tax leviable in respect of every such vehicles under the law for the time being in their Home State have been paid in full or otherwise tax has been exempted by that State.

By Order and in the name of the Governor of Karnataka,

K. BEERESH

Under Secretary to Government Transport Department

<u>ಭಾಗ– I</u>	ಬೆಂಗಳೂರು, ಶುಕ್ರವಾರ, ಅಕ್ಟೋಬರ್ ೨೫, ೨೦೧೩ (ಕಾರ್ತೀಕ ೩, ಶಕ ವರ್ಷ ೧೯೩೫)	ನಂ.೧೨೨೦
Part- I	Bangalore, Friday, October 25, 2013 (Karthika 3, Shaka Varsha 1935)	No. 1220

ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ನಡವಳಿಗಳು

ನಗರಾಭಿವೃದ್ಧಿ ಸಚಿವಾಲಯ

ವಿಷಯ: ರಾಮನಗರ–ಚನ್ನಪಟ್ಟಣ ಸ್ಥಳೀಯ ಯೋಜನಾ ಪ್ರದೇಶದ ಮಧ್ಯಂತರ ಮಹಾಯೋಜನೆ (IMP)ಗೆ ಅನುಮೋದನೆ ನೀಡುವ ಬಗ್ಗೆ.

ಓದಲಾಗಿದೆ:

- 1) ಸರ್ಕಾರದ ಆದೇಶ ಸಂಖ್ಯೆ:ನಅಇ 02 ಬಿಎಂಆರ್ 2007, ದಿನಾಂಕ:05-09-2009
- 2)ಸರ್ಕಾರದ ಆದೇಶ ಸಂಖ್ಯೆ:ನಅಇ 02 ಬಿಎಂಆರ್ 2007, ದಿನಾಂಕ:19-01-2011.
- 3)ಪತ್ರ ಸಂಖ್ಯೆ:ಬಿಎಂಆರ್ಡಿಎ/ಎಂಪಿಎಸ್/ಎಪಿಜಡ್-1/2006-07/ಭಾಗ-2, ದಿನಾಂಕ:12-04-2013.
- 4)ಪತ್ರ ಸಂಖ್ಯೆ:ಬಿಎಂಆರ್ಡಿಎ/ಎಂಪಿಎಸ್/ಎಪಿಜಡ್-1/2006-07/ಭಾಗ-2, ದಿನಾಂಕ:06-09-2013.

ಪ್ರಸ್ತಾವನೆ:

ಮೇಲೆ (1) ಮತ್ತು (2)ರಲ್ಲಿ ಓದಲಾದ ಆದೇಶಗಳಲ್ಲಿ ಮಹಾನಗರ ಆಯುಕ್ತರು, ಬೆಂಗಳೂರು ಮಹಾನಗರ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಪ್ರಾಧಿಕಾರ ಇವರು ರಾಮನಗರ–ಚನ್ನಪಟ್ಟಣ ಸ್ಥಳೀಯ ಯೋಜನಾ ಪ್ರದೇಶಕ್ಕೆ ತಯಾರಿಸಲಾಗಿದ್ದ ಕರಡು ಮಧ್ಯಂತರ ಮಹಾಯೋಜನೆಗೆ ಕರ್ನಾಟಕ ನಗರ ಮತ್ತು ಗ್ರಾಮಾಂತರ ಯೋಜನಾ ಅಧಿನಿಯಮ 1961ರ ಕಲಂ 13(ಎ)ರಲ್ಲಿ ಕೆಲವು ನಿಬಂಧನೆಗೊಳಪಟ್ಟು ಸರ್ಕಾರದ ಮಂಜೂರಾತಿ ನೀಡಲಾಗಿತ್ತು.

ಆ ಹಿನ್ನಲೆಯಲ್ಲಿ ಸಾರ್ವಜನಿಕರಿಂದ ಸಲಹೆ/ಆಕ್ಷೇಪಣೆಗಳನ್ನು ಆಹ್ವಾನಿಸಲಾಗಿತ್ತು. ಈ ಕುರಿತಂತೆ ಸ್ವೀಕರಿಸಿರುವ ಸಲಹೆ/ಆಕ್ಷೇಪಣೆಗಳನ್ನು ಬೆಂಗಳೂರು ಮಹಾನಗರ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಪ್ರಾಧಿಕಾರವು ರಚಿಸಿದ ಸಮಿತಿಯು ಪರಿಶೀಲಿಸಿರುತ್ತದೆ. ಅದಲ್ಲದೆ ನಂತರ ಸರ್ಕಾರಿ ಪತ್ರ ಸಂಖ್ಯೆ:ನಅಇ 02 ಬಿಎಂಆರ್ 2007, ದಿನಾಂಕ:21–10–2010 ಹಾಗೂ ದಿನಾಂಕ: 30–06–2011 ಇವುಗಳಲ್ಲಿ ನೀಡಲಾದ ಸೂಚನೆಗಳ ಮೇರೆಗೆ ಮಧ್ಯಂತರ ಕರಡು ಮಹಾಯೋಜನೆಯಲ್ಲಿ ಕೆಲವು ಮಾರ್ಪಾಡುಗಳನ್ನು ಅಳವಡಿಸಿಕೊಂಡು ಮೇಲೆ (3) ಮತ್ತು (4) ರಲ್ಲಿ ಓದಲಾದ ಪತ್ರಗಳಲ್ಲಿ ಮಹಾನಗರ ಆಯುಕ್ತರು, ಬೆಂಗಳೂರು ಮಹಾನಗರ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಪ್ರಾಧಿಕಾರ ಇವರು ಮಧ್ಯಂತರ ಮಹಾಯೋಜನೆಗೆ ಸರ್ಕಾರದ ಅನುಮೋದನೆ ಕೋರಿರುತ್ತಾರೆ.

ಸದರಿ ಪ್ರಸ್ತಾವನೆ ಪರಿಶೀಲಿಸಿ ಈ ಕೆಳಕಂಡಂತೆ ಆದೇಶಿಸಿದೆ.

ಸರ್ಕಾರದ ಆದೇಶ ಸಂಖ್ಯೆ:ನಅಇ 02 ಬಿಎಂಆರ್ 2007 ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 24-10-2013

ಮಹಾನಗರ ಆಯುಕ್ತರು, ಬೆಂಗಳೂರು ಮಹಾನಗರ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಪ್ರಾಧಿಕಾರ ಇವರು ರಾಮನಗರ–ಚನ್ನಪಟ್ಟಣ ಸ್ಥಳೀಯ ಯೋಜನಾ ಪ್ರದೇಶಕ್ಕೆ ಸಂಬಂಧಿಸಿದಂತೆ ಸಲ್ಲಿಸಿರುವ ಮಧ್ಯಂತರ ಮಹಾಯೋಜನೆ (IMP)ಗೆ ಈ ಕೆಳಕಂಡ ನಿಬಂಧನೆಗೊಳಪಟ್ಟು ಕರ್ನಾಟಕ ನಗರ ಮತ್ತು ಗ್ರಾಮಾಂತರ ಯೋಜನಾ ಅಧಿನಿಯಮ 1961ರ ಕಲಂ 13(ಎ)ರನ್ವಯ ಅನುಮೋದನೆ ನೀಡಲಾಗಿದೆ.

- 1) ಬೆಂಗಳೂರು ಮಹಾನಗರ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಪ್ರಾಧಿಕಾರದಿಂದ ನಿರ್ಮಿಸಲು ಉದ್ದೇಶಿಸಿರುವ STRR/IRR/ITRR ರಸ್ತೆಗಳ ಪಂಕ್ಷೀಕರಣವನ್ನು ಅಭಿವೃದ್ಧಿಗೆ ಅನುಮೋದಿಸುವ ಮೊದಲು ಪರಿಗಣಿಸುವುದು.
- 2) ಪ್ರಾಧಿಕಾರವು ಕರ್ನಾಟಕ ನಗರ ಮತ್ತು ಗ್ರಾಮಾಂತರ ಯೋಜನಾ ಅಧಿನಿಯಮ 1961ರ ಕಲಂ 13ಎ(2)ರನ್ವಯ ಪೂರ್ಣ ಪ್ರಮಾಣದ ಮಹಾಯೋಜನೆಯನ್ನು ಕಾಲಮಿತಿಯೊಳಗೆ ತಯಾರಿಸಿ, ಸರ್ಕಾರಕ್ಕೆ ಸಲ್ಲಿಸತಕ್ಕದ್ದು.

ರಾಮನಗರ–ಚನ್ನಪಟ್ಟಣ ಸ್ಥಳೀಯ ಯೋಜನಾ ಪ್ರದೇಶಕ್ಕೆ ತಯಾರಿಸಿರುವ ಮಧ್ಯಂತರ ಮಹಾಯೋಜನೆಯ ನಕ್ಷೆ ಮತ್ತು ವರದಿಗೆ ಸರ್ಕಾರದ ಮೊಹರಿನೊಂದಿಗೆ ಸಹಿ ಮಾಡಿ ದೃಢೀಕರಿಸಿದೆ.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ವಿ. ಹನುಮಂತಯ್ಯ

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ ನಗರಾಭಿವೃದ್ಧಿ ಇಲಾಖೆ

	-	
ಭಾಗ − <i>I</i>	ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಅಕ್ಟೋಬರ್ ೧೭, ೨೦೧೩ (ಅಶ್ವಯುಜ ೨೫, ಶಕ ವರ್ಷ ೧೯೩೫)	ನಂ. ೧೨೦೩
Part - I	Bangalore, Thursday, October 17, 2013 (Aashwayuja 25, Shaka Varsha 1935)	No. 1203

COMMERCE AND INDUSTRIES SECRETARIET

NOTIFICATION

No. CI.79:MMM.2013, Bangalore, dated:12.09.2013

READ:

Hon'ble Supreme Court Order in Writ Petition (civil) No.562 of 2009, Samaja Parivarthana Samudaya & others [vs] State of Karnataka & others. With SLP.(C)Nos.7366-7367 of 2010, SLP(C)Nos.32690-32691 of 2010, W.P.(Crl)No.66 of 2010, SLP(C)Nos.17064-17065 of 2010, SLP(C)No (CC.No.16829 of 2010), SLP (C) No (CC.No.16830 of 2010), W.P.(C)No.411 of 2010, SLP (C) No.353 of 2011 and W.P.(C)No.76 of 2012, Dated:18.04.2013.

A writ petition (Civil) No.562/2009 was filed by Samaja Parivarthana Samudaya, (SPS) before Hon'ble Supreme Court alleging rampant illegal mining in the districts of Bellary, Chitradurga & Tumkur and encroachment by the lessees into the adjacent forest areas. The Hon'ble Supreme Court had directed the Central Empowered Committee (CEC) constituted by it to conduct survey of all the mining leases for iron ore in the above districts with the help of a joint team comprising of representatives of the Karnataka Forest Department, the Department of Mines & Geology, Hon'ble Karnataka Lokayukta, and one member of the Central Empowered Committee.

After survey of all the mining leases by the joint team, the Central Empowered Committee submitted its final report to the Hon'ble Apex Court on 03.02.2012, wherein, the following points have been highlighted:-

- (i) Massive illegal mining and transportation of iron ore by few individuals has lead to severe environmental degradation;
- (ii) To considering the quantum and magnitude of illegal mining activity, the leases have been categorized into

Category A: where no or negligible illegality found,

Category B: where marginal illegality found and

Category C: where gross illegality were noticed.

The CEC had recommended for cancellation/ determination of mining leases falling under category 'C' and to allot such mines to the end users through bidding in a transparent way. The CEC has further recommended that the cost of implementation of the Reclamation & Rehabilitation plan has to be borne by the lease holders themselves.

The Hon'ble Supreme Court in its Order dated 18.04.2013 has accepted the recommendations of the Central Empowered Committee contained in para (VI & VII) page 56 to 57 of the said dated 03.02.2012 report, all the mining leases meaning thereby, falling under Category 'C' will stand cancelled.

Since, the above Orders of the Hon'ble Supreme Court have to be implemented in letter and spirit, it is incumbent upon the State Government to cancel the mining leases falling under category 'C'. Accordingly, all the 51 mining leases issued under Sec.8 of the Mines and Minerals (Development and Regulation) Act, 1957 contained in the list of "C" category mines appended to this Notification as *Annexure-A* showing the lessees name, Mining Lease numbers, extent of area, lease for which mining of minerals is permitted, location, taluk, district of the Mining Leases stands cancelled with immediate effect.

The Director of mines and Geology is directed to recover any dead rent, royalty, penalty and dues whatsoever compounded, Forest Development Tax(FDT), tax, fee or other sums payable to the Government by the erstwhile holder of these mining leases which are cancelled herewith. Such dues shall be calculated by the Director, Department of Mines and Geology and the erstwhile lease holders of these cancelled mining leases cannot be absolved/abstained from clearing the sums under any circumstances.

Further, the cost of the implementation of the Reclamation & Rehabilitation Plan should be borne by the above lease holders of the cancelled mining leases.

BY ORDER AND IN THE NAME OF THE GOVERNOR OF KARNATAKA,

P.S. KANTHARAJ

Deputy Secretary to Government (Mines) Commerce & Industries Department

ANNEXURE-A

LIST OF CANCELLED "C" CATEGORY MINING LEASES (Annexure to Notification No. CI 79 MMM 2013 Dtd.12-09-2013)

Sl. No	Name of lease holder	Mining Lease No.	Extent Area (in hectares)	Permitted Mineral	Location	Name of the Taluk & District
1	2	3	4	5	6	7
1	J.M. VRISHABENDRAYYA	2173	3.36	Iron & redoxide	Ramgad	Sandur Bellary
2	VEEYAM PVT LTD	2615	20.23	Iron Ore	NEB Range	Sandur Bellary
3	AMBIKA GHORPADE	2354	4.95	Iron Ore	Kammateravu Sy No.57, 65-67	Sandur Bellary
4	MYSORE MANGANESE COMPANY	2603	3.24	Iron Ore & Mn.	D.B.Kere Sy.No.38	Hosadurga Chitradurga
5	HOTHUR TRADERS	2313	21.11	Iron Ore & Mn.	Malagolla	Sandur Bellary
6	M.DASHARATHA RAMI REDDY	2560	19.95	Iron Ore & Mn.	Kenkere Sy.No.63	Hosadurga Chitradurga
7	BHARAT MINES AND MINERLS	2245	26.20	Iron Ore & Mn.	Nandihalli	Sandur Bellary
8	ASSOCIATED MINING	2434	10.12	Iron Ore	RM Block	Sandur Bellary
9	B.R YOGINDRANATH SINGH	2186	13.00	Iron Ore & Redoxide	Kakubalu	Hospet Bellary
10	LATHA MINING CO. (D. NARAYANA)	958	4.05	Iron Ore & Mn.	Gollahalli Honnebagi	C.N. Halli Tumkur
11	CANARA MINERALS	2635	11.34	Iron Ore & Mn.	Shivasandra Sy.No.45	Gubbi Tumkur
12	THANGAVELU &OTHERS	2585	60.70	Iron Ore, Mn. & other minerals	D.B. Kere Sy.No.59	Hosadurga Chitradurga
13	TRIDENT MINING COMPANY (SRIMATI M.P. NAGAMMA)	1732	5.26	Iron Ore	NEB Range	Sandur Bellary
14	SRI. N. MANZOOR AHMED	1324/2616	15.97	Iron Ore	NEB Range	Sandur Bellary
15	SMT KAMALA BAI	1442	13.45	Iron Ore	Manchakatte	C.N. Halli Tumkur
16	SUDARSHAN SINGH (MAHALAKSHMI MINERALS)	2579	8.09	Iron Ore, Mn. & Dolomite	Gollahalli Sy.No.12	C.N. Halli Tumkur
17	RAMGAD MINERS AND MINING PVT LTD	2451	24.28	Iron Ore	NEB Range	Sandur Bellary

Sl. No	Name of lease holder	Mining Lease No.	Extent Area (in hectares)	Permitted Mineral	Location	Name of the Taluk & District
1	2	3	4	5	6	7
18	TRIDENT MINERALS	2315	32.27	Iron Ore	NEB Range	Sandur Bellary
19	ALLUM VEERABHADRAPPA	2436	28.07	Iron Ore & Mn.	Kanchagana-halli	Hosadurga Chitradurga
20	KANHAYALAL DUDHERIA	2563	30.76	Iron Ore	R.M. Block	Sandur Bellary
21	ADARSHA ENTERPRISES	2369	3.03	Iron Ore & Mn.	Ramgad	Sandur Bellary
22	MATHA MINERALS	1975/ 2600	129.50	Iron Ore, Mn, MnO2, Limestone	Mudalapalya Sy.No.09 Kondli Sy.No.84	Gubbi Tumkur
23	SB MINERALS	2393	40.47	Iron Ore	R.M. Block	Sandur Bellary
24	KARNATAKA LIMPO	2650	6.07	Iron Ore & Redoxide	Rajathadripura Sy.No.150	Tiptur Tumkur
25	ANJANA MINERALS	2519	4.55	Iron Ore	Bedara bommanahalli Sy.No.04	Chitradurga Chitradurga
26	DECCAN MINING SYNDICATE (P) LTD	2525	19.02	Iron Ore	Kammateravu	Sandur Bellary
27	P. ABUBAKAR	2183/2619	14.00	Iron Ore	NEB Range	Sandur Bellary
28	LAKSHMI NARAYANA MINING COMPANY	2487	105.22	Iron Ore	NEB Range	Sandur Bellary
29	KAMALA BAI	2187	23.47	Mn. & MnO2	Bullenahalli & Honnebagi	CN halli Tumkur
30	MYSORE STONE WARE PIPES AND POTTERIES (P) LTD	2521	122.72	Fire clay	Sondenahalli, Somanahalli & Rajathadripura	CN Halli Tumkur
31	TEJAWORK	2353	4.86	Mn., Iron ore & China clay	Sondenahalli Sy.No.37	CN Halli Tumkur
32	RAJAPURA MINES	2190	93.89	Iron ore	Rajapur	Hospet Bellary
33	H.G. RANGANGOWDA	2148	60.70	Iron ore	Yeshavanth-nagar	Sandur Bellary
34	NIDHI MINING Pvt Ltd.	2433	31.84	Iron ore & Redoxide	Ubbalagundi	Sandur Bellary
35	S.B.MINERALS	2550	44.52	Iron ore	NEB range	Sandur Bellary
36	MILANA MINERALS (LAKSHMI & CO.)	1842	99.56	Mn., MnO2, Iron ore & Yellow ochar	Kenkere	CN halli Tumkur
37	DEEP CHAND KISHANLAL	2348	125.45	Iron ore	Sondenahalli & Somanahalli	CN Halli Tumkur
38	THUNGABHADRA MINERALS LTD	2365	250.58	Iron ore & Redoxide	Ettinatti (Donimalai range)	Sandur Bellary
39	THUNGABHADRA MINERALS LTD	2366	33.97	Iron ore	Ettinatti (Donimalai range)	Sandur Bellary
40	M.SRINNASULU	2631	74.86	Iron ore & Mn.	K.K.Kaval Sy.No.01	Hosadurga Chitradurga

Sl. No	Name of lease holder	Mining Lease No.	Extent Area (in hectares)	Permitted Mineral	Location	Name of the Taluk & District
1	2	3	4	5	6	7
41	M.CHANNAKESHAVA REDDY (SRI LAKSHMI NARASHIMHA MINING CO)	2566	7.85	Iron ore	Kenkere & Lakkihalli	Hosadurga Chitradurga
42	SPARK LINE MINING CORPORATION	2567	4.86	Iron ore	Ramgad	Sandur Bellary
43	MINERAL MINERS AND TRADERS	2185A	46.13	Iron ore & Redoxide	Janikunta	Bellary Bellary
44	MYSORE MINERALS LTD	995	80.94	Iron ore	Ubbalagundi	Sandur Bellary
45	V.S LAD & SONS	2290	105.06	Iron ore	Laxmipura	Sandur Bellary
46	KARTHIKEYAS MANGANESE	2559	27.24	Iron ore	SM Block	Sandur Bellary
47	G. RAJSHEKAR	2229	129.49	Iron ore, Mn., Fire clay, Dolomite & MgO2	Kundli	Gubbi Tumkur
48	RAMA RAO PAOL	2621	28.33	Iron ore	Ramgad	Sandur Bellary
49	SMT RAZIA KHANUM	2557/1575	12.58	Iron ore & Mn.	D.B. Kere	Hosadurga Chitradurga
50	S.B. MINERALS	2515	80.92	Iron ore	Vyasanakere	Hospet Bellary
51	SHANTHALAKSHMI JAYA RAM	921/2553	50.47	Iron ore	Kallahalli	Hospet Bellary

P.S. KANTHARAJ

Deputy Secretary to Government (Mines) Commerce & Industries Department

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ − I	ಬೆಂಗಳೂರು, ಸೋಮವಾರ, ಅಕ್ಟೋಬರ್ ೨೧, ೨೦೧೩ (ಆಶ್ವಯುಜ ೨೯, ಶಕ ವರ್ಷ ೧೯೩%)	ನಂ.೧೨೦೮
Part - I	Bangalore, Monday, October 21, 2013 (Aashwayuja 29, Shaka Varsha 1935)	No. 1208

PROCEEDINGS OF THE GOVERNMENT OF KARNATAKA

COMMERCE AND INDUSTRIES SECRETARIET

Subject : Constitution of a Committee to formulate the procedures, Terms and Conditions for auctioning of "C" Category Mines.

Read: 1) Judgement of the Hon'ble Supreme Court in W.P. (Civil) No.562/2009 dated 18.04.2013.

- Proceedings of the meeting under the Chairmanship of the Chief Secretary to Government of Karnataka dated 23.05.2013.
- 3) Letter No:DMG/AD(M)/CEC/2013-14 dated 24.07.2013 from Director of Mines and Geology.
- 4) Govt of Karnataka Notification No:CI 79 MMM2013 dated:12-09-2013

PREAMBLE:

The Hon'ble Supreme Court in its judgement dated 18.04.2013 in the W.P.No.562/2009 filed by Samaja Parivarthana Samudaya and others has ordered for cancellation of mining leases under "C" Category based on the recommendations of the Central Empowered Committee (C.E.C.) constituted by the Apex Court.

Subsequent to the final judgement of the Hon'ble Supreme Court dated:18-04-2013, a meeting was held under the chairmanship of the Chief Secretary to Govt., on 23.05.2013 alongwith C.E.C. members and the matter regarding cancellation of 'C' category mines and subsequent disposal including auctioning etc., of such mines was discussed and it was resolved to constitute a committee to work out the modalities for disposing including auctioning of the 'C' category mines. The 'C' category mines are since cancelled vide the Government Notification read at (4) above, the list of which is appended to this order.

In pursuance of the meeting held under the chairmanship of the Chief Secretary to Government of Karnataka read at (2) above, a proposal was sent by the Director of Mines & Geology vide ref. (3) proposing the members which has been accepted by the Government. Hence this order.

GOVERNMENT ORDER NO. CI.79: MMM. 2013, BANGALORE, DATED: 23.09.2013.

In the circumstances explained above in the preamble, a Committee under the Chairmanship of the Chief Secretary to Government consisting of the following members is hereby constituted to chalk out the procedures, terms and conditions for disposing of the "C" category mining leases including penalty, auctioning of the mines etc.

1.	Chief Secretary to Government of Karnataka	Chairman
2.	Principal Secretary to Government, Forest, Ecology and Environment Department.	Member
3.	Additional Chief Secretary to Government, Commerce and Industries Department.	Member
4.	Secretary to Government (B&R), Finance Department.	Member
5.	Secretary to Government, Law, Justice and Human Rights Department.	Member
6.	Secretary to Government, Commerce and Industries Department.	Member
7.	Member Secretary, Karnataka State Pollution Control Board.	Member
8.	Director, Department of Mines and Geology.	Member Convener

BY ORDER AND IN THE NAME OF THE GOVERNOR OF KARNATAKA,

N.R. SEETHAMMA

Under Secretary to Government (Mines) Commerce & Industries Department

ANNEXURE-A

LIST OF CANCELLED "C" CATEGORY MINING LEASES (Annexure to Notification No. CI 79 MMM 2013 Dtd.12-09-2013)

Sl.	Name of lease holder	Mining Lease No.	Extent Area (in hectares)	Permitted Mineral	Location	Name of the Taluk & District
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1	J.M. VRISHABENDRAYYA	2173	3.36	Iron & redoxide	Ramgad	Sandur Bellary
2	VEEYAM PVT LTD	2615	20.23	Iron Ore	NEB Range	Sandur Bellary
3	AMBIKA GHORPADE	2354	4.95	Iron Ore	Kammateravu Sy No.57, 65-67	Sandur Bellary
4	MYSORE MANGANESE COMPANY	2603	3.24	Iron Ore & Mn.	D.B.Kere Sy.No.38	Hosadurga Chitradurga
5	HOTHUR TRADERS	2313	21.11	Iron Ore & Mn.	Malagolla	Sandur Bellary
6	M.DASHARATHA RAMI REDDY	2560	19.95	Iron Ore & Mn.	Kenkere Sy.No.63	Hosadurga Chitradurga
7	BHARAT MINES AND MINERLS	2245	26.20	Iron Ore & Mn.	Nandihalli	Sandur Bellary
8	ASSOCIATED MINING	2434	10.12	Iron Ore	RM Block	Sandur Bellary
9	B.R YOGINDRANATH SINGH	2186	13.00	Iron Ore & Redoxide	Kakubalu	Hospet Bellary
10	LATHA MINING CO. (D. NARAYANA)	958	4.05	Iron Ore & Mn.	Gollahalli Honnebagi	C.N. Halli Tumkur
11	CANARA MINERALS	2635	11.34	Iron Ore & Mn.	Shivasandra Sy.No.45	Gubbi Tumkur
12	THANGAVELU &OTHERS	2585	60.70	Iron Ore, Mn. & other minerals	D.B. Kere Sy.No.59	Hosadurga Chitradurga
13	TRIDENT MINING COMPANY (SRIMATI M.P. NAGAMMA)	1732	5.26	Iron Ore	NEB Range	Sandur Bellary
14	SRI. N. MANZOOR AHMED	1324/2616	15.97	Iron Ore	NEB Range	Sandur Bellary
15	SMT KAMALA BAI	1442	13.45	Iron Ore	Manchakatte	C.N. Halli Tumkur
16	SUDARSHAN SINGH (MAHALAKSHMI MINERALS)	2579	8.09	Iron Ore, Mn. & Dolomite	Gollahalli Sy.No.12	C.N. Halli Tumkur
17	RAMGAD MINERS AND MINING PVT LTD	2451	24.28	Iron Ore	NEB Range	Sandur Bellary
18	TRIDENT MINERALS	2315	32.27	Iron Ore	NEB Range	Sandur Bellary
19	ALLUM VEERABHADRAPPA	2436	28.07	Iron Ore & Mn.	Kanchagana-halli	Hosadurga Chitradurga
20	KANHAYALAL DUDHERIA	2563	30.76	Iron Ore	R.M. Block	Sandur Bellary
21	ADARSHA ENTERPRISES	2369	3.03	Iron Ore & Mn.	Ramgad	Sandur Bellary
22	MATHA MINERALS	1975/	129.50	Iron Ore, Mn, MnO2,	Mudalapalya Sy.No.09 Kondli	Gubbi Tumkur
22	MATHA MINERALS	2600	129.50	Limestone	Sy.No.84	
23	SB MINERALS	2393	40.47	Iron Ore	R.M. Block	Sandur Bellary
24	KARNATAKA LIMPO	2650	6.07	Iron Ore & Redoxide	Rajathadripura Sy.No.150	Tiptur Tumkur
25	ANJANA MINERALS	2519	4.55	Iron Ore	Bedara bommanahalli Sy.No.04	Chitradurga Chitradurga
26	DECCAN MINING SYNDICATE (P) LTD	2525	19.02	Iron Ore	Kammateravu	Sandur Bellary

Sl.	Name of lease holder	Mining Lease	Extent Area (in	Permitted Mineral	Location	Name of the Taluk &
No		No.	hectares)			District
1	2	3	4	5	6	7
27	P. ABUBAKAR	2183/2619	14.00	Iron Ore	NEB Range	Sandur Bellary
28	LAKSHMI NARAYANA MINING COMPANY	2487	105.22	Iron Ore	NEB Range	Sandur Bellary
29	KAMALA BAI	2187	23.47	Mn. & MnO2	Bullenahalli & Honnebagi	CN halli Tumkur
30	MYSORE STONE WARE PIPES AND POTTERIES (P) LTD	2521	122.72	Fire clay	Sondenahalli, Somanahalli & Rajathadripura	CN Halli Tumkur
31	TEJAWORK	2353	4.86	Mn., Iron ore & China clay	Sondenahalli Sy.No.37	CN Halli Tumkur
32	RAJAPURA MINES	2190	93.89	Iron ore	Rajapur	Hospet Bellary
33	H.G. RANGANGOWDA	2148	60.70	Iron ore	Yeshavanth-nagar	Sandur Bellary
34	NIDHI MINING Pvt Ltd.	2433	31.84	Iron ore & Redoxide	Ubbalagundi	Sandur Bellary
35	S.B.MINERALS	2550	44.52	Iron ore	NEB range	Sandur Bellary
36	MILANA MINERALS (LAKSHMI & CO.)	1842	99.56	Mn., MnO2, Iron ore & Yellow ochar	Kenkere	CN halli Tumkur
37	DEEP CHAND KISHANLAL	2348	125.45	Iron ore	Sondenahalli & Somanahalli	CN Halli Tumkur
38	THUNGABHADRA MINERALS LTD	2365	250.58	Iron ore & Redoxide	Ettinatti (Donimalai range)	Sandur Bellary
39	THUNGABHADRA MINERALS LTD	2366	33.97	Iron ore	Ettinatti (Donimalai range)	Sandur Bellary
40	M.SRINNASULU	2631	74.86	Iron ore & Mn.	K.K.Kaval Sy.No.01	Hosadurga Chitradurga
41	M.CHANNAKESHAVA REDDY (SRI LAKSHMI NARASHIMHA MINING CO)	2566	7.85	Iron ore	Kenkere & Lakkihalli	Hosadurga Chitradurga
42	SPARK LINE MINING CORPORATION	2567	4.86	Iron ore	Ramgad	Sandur Bellary
43	MINERAL MINERS AND TRADERS	2185A	46.13	Iron ore & Redoxide	Janikunta	Bellary Bellary
44	MYSORE MINERALS LTD	995	80.94	Iron ore	Ubbalagundi	Sandur Bellary
45	V.S LAD & SONS	2290	105.06	Iron ore	Laxmipura	Sandur Bellary
46	KARTHIKEYAS MANGANESE	2559	27.24	Iron ore	SM Block	Sandur Bellary
47	G. RAJSHEKAR	2229	129.49	Iron ore, Mn., Fire clay, Dolomite & MgO2	Kundli	Gubbi Tumkur
48	RAMA RAO PAOL	2621	28.33	Iron ore	Ramgad	Sandur Bellary
49	SMT RAZIA KHANUM	2557/1575	12.58	Iron ore & Mn.	D.B. Kere	Hosadurga Chitradurga
50	S.B. MINERALS	2515	80.92	Iron ore	Vyasanakere	Hospet Bellary
51	SHANTHALAKSHMI JAYA RAM	921/2553	50.47	Iron ore	Kallahalli	Hospet Bellary

P.S. KANTHARAJ

Deputy Secretary to Government (Mines) Commerce & Industries Department

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ಭಾಗ <i>– IV-A</i>	ಬೆಂಗಳೂರು, ಮಂಗಳವಾರ, ಅಕ್ಟೋಬರ್ ೨೨, ೨೦೧೩ (ಅಶ್ವಯುಜ ೩೦, ಶಕ ವರ್ಷ ೧೯೩%)	ನಂ. ೧೨೧೪
Part - IV-A	Bangalore, Tuesday, October 22, 2013 (Aashwayuja 30, Shaka Varsha 1935)	No. 1214

TRANSPORT SECRETARIAT

NOTIFICATION

No. SARIE 114 SAESE 2011, Bangalore, Dated: 22-10-2013

Where as the draft of the Karnataka General Service (Motor Vehicles Branch) (Recruitment) Rules, 2013 as required by clause (a) of sub section 3 read with section 8 of Karnataka State Civil Services Act, 1978 (Karnataka Act 14 of 1990) in Notification No. SARIE 114 SAESE 2011, Bangalore, Dated: 15-4-2013 in part IV-A vide no 689 of the Karnataka Gazette extra ordinary, dated: 15-04-2013 inviting objection and suggestions from persons likely to be affected within 15 days from the date of its publication in the Official Gazette.

WHEREAS the said gazette was made available to the public on 16-04-2013.

AND, where as the objection and suggestions received in this behalf have been considered by the State Government.

NOW, therefore is in exercise of the powers conferred by sub section (1) of section 3 read with section 8 of the Karnataka State Civil Services Act, 1978 (Karnataka Act 14 of 1990) in supersession of the Karnataka General Service (Motor Vehicles Branch)(Recruitment) Rules, 1976 and all other rules in the subject the Karnataka hereby makes following rules namely:-

- 1. Title and Commencement. -(1) These rules may be called the Karnataka General Service (Motor Vehicles Branch) (Recruitment) Rules, 2013.
- (2) They shall come into force from the date of their publication in the Official Gazette.
- 2. Method of recruitment and minimum qualification. The establishment of the Karnataka General Service (Motor Vehicles Branch) shall consist of such categories of posts with scales of pay specified in column (2) of the schedule below, the number of posts, the method of recruitment and the minimum qualifications, if any, shall be as specified in the corresponding entries in column (3), (4) and (5) thereof.
 - 3. Repeal and savings.- (1) The Karnataka General Services (Motor Vehicles Branch) (Recruitment) Rules, 1976 are hereby repealed. Provided that the repeal shall not affect,-
 - (a) the previous operation of the said rule or anything duly done or any action taken there under; or
 - (b) any right, privilege, obligation or liability already acquired, accrued or incurred under the said rules.
- (2) Notwithstanding anythin contained in these rules, action already initiated if any for disciplinary proceedings or recruitment under the repealed rules before the commencement of these rules shall be continued and completed under the repealed rules, as if, they are not repealed.

SCHEDULE (see rule 2)

Sl.	Designation No. of posts		its	Method of Recruitment	Minimum Qualification	
No.		P	T	Tot al		
1	2		3		4	5
1.	Commissioner for Transport and Road safety (As per Super time scale admissible to IAS cadre)	01	-	01	By posting of an Officer from Indian Administrative Service.	
2.	Joint Commissioner for Transport (Rs. 40050-56550)	04	01	05	By promotion from the cadre of Deputy Commissioner for Transport.	Must have put in a service of not less than one year in the cadre of Deputy Commissioner for Transport.
3.	Secretary, State Transport Authority (Rs. 40050-56550)	01		01	By posting of a Joint Commissioner for Transport.	
4.	Deputy Commissioner for Transport (Rs.36300-53850)	04	01	05	By promotion from the cadre of Regional Transport Officer.	Must have put in a service of not less than three years in the cadre of Regional Transport Officer.
5.	Law Officer (Rs. 28100-50100)	01	-	01	By promotion from the cadre of Assistant Law Officer. If no officer is available for promotion, by posting a Regional Transport Officer or by deputation of an officer in equivalent cadre from the Directorate of Prosecutions or from Judicial Department	For Promotion: Must have put in a service of not less than three years in the cadre of Assistant Law Officer. For Posting: Must be holder of a degree in Law.
6.	Financial Advisor to the Commissioner for Transport (Rs. 28100-50100)	02	-	02	By deputation of an officer in the cadre of Assistant Controller from the State Accounts Department.	
7.	Accounts Officer (Rs. 28100-50100)	04	02	06	By deputation of an officer in the cadre of Assistant Controller from the State Accounts Department.	
8.	Regional Transport Officer (Rs. 28100-50100)	36	08	44	Thirty three and One third percent (33 1/3 %) by direct recruitment; and Sixty six and Two third percent (66 2/3 %) by promotion from the cadre of Assistant Regional Transport Officer.	For Direct Recruitment: Must be a holder of degree in Mechanical Engineering or Automobile Engineering from a recognized University.

Sl.	Designation	N	o. of pos	its	Method of Recruitment	Minimum Qualification
No.	-	P	T	Tot al		
1	2		3		4	5
						For Promotion: Must have put in a service of not less than three years in the cadre of Assistant Regional Transport Officer. If an officer with three years of service is not available, an officer who has put in one year service in the cadre of Assistant Regional Transport Officer may be considered for promotion.
9.	Assistant Regional Transport Officer (Rs. 22800-43200)	50	34	84	Ninety percent by promotion from the cadre of Senior Inspector of Motor Vehicles; and Ten percent by promotion from the cadre of Assistant Secretaries, Treasury Officers, Tax Officers and Head quarter Assistants to Regional Transport Officer on the basis of combined seniority.	
10.	Assistant Law Officer	01	01	02	By deputation of an officer in equivalent rank	For Direct Recruitment:
	(Rs. 22800-43200)				from the Directorate of Prosecutions or by Direct recruitment.	 Must be holder of a degree in law from an University; and Must be a practicing advocate for a period of not less than five years in courts of Civil and Criminal Jurisdiction.
11.	Assistant Director of Statistics (Rs. 22800-43200)	01	-	01	By deputation of an officer in the cadre of Assistant Director of Economics and Statistics from the Directorate of Economics and Statistics or from Indian Institute of Statistics.	
12.	Assistant Secretary/Head quarter assistant to Regional Transport Officer/ Treasury and Tax Officer (Rs.21600-40050)	12	03	15	By promotion in the cadre of Superintendent.	Must have put in a service of not less than three years in the cadre of Superintendent. If an officer with three years of service is not available, an officer who has put in a service of not less than one year in the cadre of Superintendent may be considered for promotion.

Sl.	Sl. Designation		o. of pos	sts	Method of Recruitment	Minimum Qualification
No.		P	T	Tot al		
1	2		3		4	5
13.	Accounts Superintendent (Rs.21600-40050)	21	05	26	By promotion in the cadre of Superintendent; provided that the number of such Accounts Superintendents shall not exceed fifty percent of the cadre; provided further that if no suitable person is available, posts shall be filled by deputation of an official in equivalent grade from the Karnataka State Accounts Department	For Promotion: Must have completed Subordinate Accounts Service examination.
14.	Superintendent (Rs.20000-36300)	120	12	132	By promotion from the cadre of First Division Assistants and Stenographers in the ratio of 9:1 considering the promotion of Stenographer for every 10 th post.	For Promotion: Must have put in a service of not less than five years in the cadre of First Division Assistant or Stenographer. In case of a stenographer, he must have been posted on the basis of seniority and must have worked for period of one year in the cadre of First Division Assistant.
15.	Senior Inspector of Motor Vehicles (Rs.21600-40050)	122	73	195	By promotion from the cadre of Inspector of Motor Vehicles.	Must have put in a service of not less than five years in the cadre of Inspector of Motor Vehicles.
16.	Inspector of Motor Vehicles (Rs.17650-32000)	317	75	392	By direct recruitment	(1) Minimum general educational qualification of a pass in X standard; and (2) Must be holder of a Diploma in Automobile Engineering of three years duration or a Diploma in Mechanical Engineering of three years duration awarded by the State Board of Technical Education or a degree in Automobile Engineering from a recognized University or a degree in Mechanical Engineering from a recognized University; and (3) Working experience of at least one year in a reputed automobile workshop which undertakes repairs of both Light Motor Vehicles, Heavy Goods Vehicles and Heavy Passenger Motor Vehicles fitted with petrol and diesel engine.

Sl.	Designation	N	o. of pos	sts	Method of Recruitment	Minimum Qualification
No.		P	T	Tot al		
1	2		3		4	5
						Note: Reputed automobile workshop means workshop which undertakes repairs of both Light Motor Vehicles, Heavy Goods Vehicles and Heavy Passenger Motor Vehicles fitted with petrol and diesel engine. (4) Must be holder of a current driving license to drive motor cycle, heavy goods vehicles and heavy passenger motor vehicles. (5) Must possess the following minimum physical standards. (A) For Men Height : 168 Cms Chest girth : 86 Cms when fully expanded (minimum expansion must be 5 Cms) (B) For Women Height: 157 Cms b) Weight: 49 Kg (C) For men and Women (Common standards) (a) Vision: Must have the following standard distant near vision with or without glasses. Better eye Worse eye (i) Distant Vision 6/9 or 6/9 6/9 6/12 (ii) Near Vision 0/6 0/8 Each eye must have full field vision. Colour blindness, squint or any morbid conditions of the eyes or lids of either eye shall be disqualification.

Sl.	Designation	N	o. of pos	ts	Method of Recruitment	Minimum Gualification
No.		P	T	Tot al		
1	2		3		4	5
						(b) Hearing: (i) Rinner's test (ii) Webber's test (iii) Tests for vertigo Any defects observed during the test mentioned above shall be a disqualification. (c)Anyone of the following shall also be physical disqualifications: (i) Knock-knees (ii) Bow legs (iii) Flat feet (iv) Varicose Veins (d) Must be free from all congenital diseases and or deformities as certified by Medical Board constituted for this purpose.
17.	Assistant Statistical Officer (Rs.20000-36300)	02	01	03	By deputation of an official in the cadre of Assistant Statistical Officer from the Directorate of Economics and Statistics or from Indian Institute of Statistics.	
18.	Accountants	35	01	36	By deputation of officials in the cadre of First Division Accounts Assistant from the Karnataka State Accounts Services.	
19.	First Division Assistant (Rs. 14550-26700)	305	77	382	Fifty percent by direct recruitment in accordance with the Karnataka State Civil Services (Recruitment to the Ministerial posts) Rules, 1978; and Fifty percent by promotion from the cadre Second Division Assistants on the basis of seniority cum merit.	For Promotion: Must have put in a service of not less than five years in the cadre of Second Division Assistant.

Sl.	Designation	N	o. of pos	ts	Method of Recruitment	Minimum Qualification
No.		P	T	Tot al		
1	2		3		4	5
20.	Stenographers (Rs.14550-26700)	32	11	43	Fifty percent by direct recruitment in accordance with Karnataka State Civil Services (Recruitment to the posts of Stenographers and Typists) Rules, 1983 and Fifty percent by promotion from the cadre of Typists on the basis of seniority cum merit.	For Promotion: Must posses the qualification prescribed in the Karnataka Civil Services (Recruitment to the posts of Stenographers and Typists), Rules 1983 and must have put in a service of not less than five years in the cadre of Typists.
21.	Second Division Assistant (Rs.11600-21000)	401	69	470	Ninety percent by direct recruitment in accordance with the Karnataka State Civil Services (Recruitment to the Ministerial posts) Rules, 1978; and ten percent by transfer or by promotion from the cadre of Group 'D' service on the basis of seniority. Seniority being determined by treating a person holding a post carrying higher scale of pay as senior to a person holding a post carrying a lower scale of pay or if scale of pay is equal, being determined on the basis of length of service in the respective cadres, seniority inter-se among persons in a cadre being maintained.	For promotion: (i) Must have passed SSLC examination conducted by the Karnataka Secondary Education Examination Board or equivalent qualification; and (ii) Must have put in a service of not less than five years in the cadre of Driver or Group-D.
22.	Senior Typists (Rs.14550-26700)	09	-	09	By promotion from the cadre of typist on the basis of seniority cum merit	For Promotion: Must have put in a service not less than ten years in the cadre of Typists.
23.	Typists (Rs.11600-21000)	77	08	85	By direct Recruitment in accordance with Karnataka Civil Services (Recruitment to the posts of Stenographers and Typists) Rules, 1983	
24.	Attender/Process Servers (Rs.11000-19000)	30	-	30	By promotion from the cadre of Peon.	Must have put in a service of not less than five years in the cadre of Peon.
25.	Senior Drivers (Rs.14550-26700)	08	-	08	By promotion from the cadre of Drivers on the basis of seniority cum merit.	Must have put in a service of not less than ten years in the cadre of Drivers.

Sl.	Designation	N	o. of pos	ts	Method of Recruitment	Minimum Qualification
No.		P	T	Tot al		
1	2		3		4	5
26.	Drivers (Rs.11600-21000)	114	24	138	Ninety percent by direct recruitment; and Ten percent by promotion from the cadre of Group D on the basis of combined seniority. Seniority being determined by treating a person holding a post carrying a higher scale of pay as senior to a person holding a post carrying a lower scale of pay, seniority inter-se among persons holding the posts carrying same scale of pay being determined on the basis of length of service in the respective cadres, seniority inter-se among persons in a cadre being maintained Provided that if no suitable Group-D official is eligible for promotion, the promotional vacancies may be filled by Direct Recruitment.	For Direct recruitment: (i) Must be holder of valid driving license for driving Light Motor Vehicle for a period of four years. (ii) Must have passed SSLC with Kannada as one of the languages. (iii) Must have an experience of not less than three years as a Driver For Promotion: (i) Must be holder of Valid driving license for driving Light Motor Vehicle for a period of one year. (ii) Must have put in not less than five years of service in the cadre of Group-D. (iii) Must have passed SSLC with Kannada as one of the languages.
27.	Treasury Guards (Rs.10400-16400)	31	09	40	No method of recruitment prescribed. The vacancies that arise in this cadre shall be treated as that of Peon.	
28.	Peon (Rs.9600-14550)	244	64	308	By Direct Recruitment.	Must have passed 7^{th} Standard or equivalent qualification and must be able to read and write Kannada.
29.	System Manager (Rs.40050-56550)	01	-	01	By deputation of a suitable officer of equivalent rank from IT and BT department.	
30.	System Analyst (Rs.36300-53850)	01	-	01	By deputation of suitable officer of equivalent rank from IT and BT department.	
31.	Senior Programmer (Rs.28100-43200)	02	-	02	By promotion from the cadre of Junior Programmer or by deputation of suitable officer of equivalent rank from IT and BT department.	For Promotion: Must have put in not less than three years of service in the cadre of Junior Programmer.

Sl.	Designation	No. of posts		ts	Method of Recruitment	Minimum Qualification		
No.		P	T	Tot al				
1	2		3	aı	4	5		
32.	Junior Programmer (Rs.22800-40050)	07	-	07	By promotion from the cadre of console Operator or by deputation of a suitable officer of equivalent rank from IT and BT department.	<u>For Promotion</u> : Must have put in not less than five years of service in the cadre of Console Operator.		
33.	Console operator (Rs.21600-40050)	02	-	02	By promotion from the cadre of First Division Assistant or Stenographer or by deputation of a suitable officer of equivalent rank from IT and BT department.	For Promotion: Must have put in a service not less than five years in the cadre of First Division Assistant /Stenographer and must have done a post graduate course from a recognized University or Institution in Computer Science of not less than one and half year duration.		

By Order and in the name of the Governor of Karnataka,

K. BEERESH

Under Secretary to Government Transport Department

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ <i>– III</i>	ಬೆಂಗಳೂರು, ಮಂಗಳವಾರ, ಅಕ್ಟೋಬರ್ ೨೨, ೨೦೧೩ (ಆಶ್ವಯುಜ ೩೦, ಶಕ ವರ್ಷ ೧೯೩೫)	ನಂ. ೧೨೧೫
Part - III	Bangalore, Tuesday, October 22, 2013 (Aashwayuja 30, Shaka Varsha 1935)	No. 1215

ವಾಣಿಜ್ಯ ಮತ್ತು ಕೈಗಾರಿಕೆ ಸಚಿವಾಲಯ

ಕರ್ನಾಟಕ ಕೈಗಾರಿಕಾ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಕಾಯ್ದೆ 1966 ರ ಕಲಂ 28(4) ರನ್ವಯ ಅಧಿಸೂಚನೆ ಸಂಖ್ಯೆ: ಸಿಐ 484 ಎಸ್ಪಕ್ಕೂ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 22.10.2013

1966 ರ ಕರ್ನಾಟಕ ಕೈಗಾರಿಕಾ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಕಾಯ್ದೆಯ ವಿಧಿ 28(1) ರ ಪ್ರಕಾರ ದತ್ತವಾದ ಅಧಿಕಾರದ ಮೇರೆಗೆ ಕರ್ನಾಟಕ ವಿಶೇಷ ರಾಜ್ಯಪತ್ರದ ಭಾಗ–3ರ ಪುಟ ಸಂಖ್ಯೆ: 1ರಿಂದ 4ರಲ್ಲಿ ಪ್ರಕಟವಾಗಿರುವ ಅಧಿಸೂಚನೆ ಸಂಖ್ಯೆ: ಸಿಐ 211 ಎಸ್ಪ್ ಪಿಕ್ಕೂ 2013 ದಿನಾಂಕಃ 13.06.2013ರ ಪ್ರಕಾರ ಸರ್ಕಾರವು ಸದರಿ ಅಧಿಸೂಚನೆಯಲ್ಲಿ ನಮೂದಿಸಲ್ಪಟ್ಟಿರುವ ಜಮೀನುಗಳನ್ನು ಮಂಡಳಿವತಿಯಿಂದ ಮೇ ಮುನಿ ಆಗ್ರೋ ವೆಂಚರ್ಸ್ಗ್ ಪ್ರೈವೇಟ್ ಲಿಮಿಟೆಡ್ ಕಂಪನಿಯ ಉದ್ದೇಶಕ್ಕಾಗಿ ಸ್ವಾಧೀನಪಡಿಸಿಕೊಳ್ಳಲು ಇಚ್ಛಪಟ್ಟಿದೆ.

ಮೇಲ್ಕಂಡ ಅಧಿಸೂಚನೆಯ ಅನುಸೂಚಿಯಲ್ಲಿ ನಮೂದಿಸಲ್ಪಟ್ಟಿರುವ ಜಮೀನುಗಳನ್ನು ಅಧಿಸೂಚನೆಯಲ್ಲಿ ಪ್ರಕಟಿಸಲಾಗಿರುವ ಉದ್ದೇಶಕ್ಕೆ ಸ್ವಾಧೀನಪಡಿಸಿಕೊಳ್ಳ ಬೇಕಾಗಿರುವುದು ಕರ್ನಾಟಕ ಸರ್ಕಾರಕ್ಕೆ ಮನದಟ್ಟಾಗಿದೆ. ಈ ದಿಶೆಯಲ್ಲಿ ಮೇಲ್ಕಂಡ ಕಾಯ್ದೆಯ ವಿಧಿ 28(3)ರಡಿ ಕೆ.ಐ.ಎ.ಡಿ.ಬಿ. ವಿಶೇಷ ಭೂಸ್ಕಾಧೀನಾಧಿಕಾರಿಗಳು ತಮಗೆ ನಿಹಿತವಾಗಿರುವ ಅಧಿಕಾರವನ್ನು ಚಲಾಯಿಸಿ ಆದೇಶ ಹೊರಡಿಸಿದ್ದಾರೆ.

ಆದುದರಿಂದ, 1966ರ ಕೆಐಎಡಿ ಕಾಯ್ದೆ ವಿಧಿ 28(4)ರಡಿಯಲ್ಲಿ ದತ್ತವಾದ ಅಧಿಕಾರದ ಮೇರೆಗೆ ಕರ್ನಾಟಕ ಸರ್ಕಾರ ಈ ಕೆಳಗೆ ನಮೂದಿಸಿರುವ ಜಮೀನುಗಳನ್ನು ಅಧಿಸೂಚನೆಯಲ್ಲಿ ತಿಳಿಸಿರುವ ಉದ್ದೇಶಕ್ಕಾಗಿ ಸ್ಪಾಧೀನಪಡಿಸಿಕೊಂಡಿದೆಯೆಂದು ಈ ಮೂಲಕ ಘೋಷಿಸಲಾಗಿದೆ.

ಗ್ರಾಮ : ಚಿಕ್ಕಸಾದೇನಹಳ್ಳಿ

ಹೋಬಳಿ : ಮರಳವಾಡಿ

ತಾಲ್ಲೂಕು: ಕನಕಮರ

ಜಿಲ್ಲೇ ರಾಮನಗರ

₹.		ಅನುಭವ ದಾರರ	ಸರ್ವೆ	ಸ್ವಾಧೀನಪಡಿಸಿಕೊಳ್ಳುತ್ತಿರುವ ವಿಸ್ತೀರ್ಣ			ಆಕಾರ		ಚೆಕ್ಕುಬಂದಿ			
ಸಂ	ಖಾತೆದಾರರ ಹೆಸರು	ಹೆಸರು	ನಂ.	ಒಟ್ಟು ಎ–ಗು	ಖರಾಬು ಎ–ಗು	ಐನ್ ಎ–ಗು	(ರೂ)	ತರಹೆ	ಪೂರ್ವ ಸ.ನಂ.	ಪಶ್ಚಿಮ ಸ.ನಂ.	ಉತ್ತರ ಸ.ನಂ.	ದಕ್ಷಿಣ ಸ.ನಂ.
1.	ಶ್ಯಾ ನೌಕರಿ ಇನಾಂತಿ ಮರಿಯಪ್ಪ ಬಿನ್ ಪುಟ್ಪೇಗೌಡ ಶಿವಣ್ಣ ಬಿನ್ ಕಬ್ಬಾಳೇಗೌಡ, ಬಜ್ಜೇಗೌಡ ಬಿನ್ ಕಾಳೇಗೌಡ, ವರದೇಗೌಡ ಬಿನ್ ಕೆಂಚೇಗೌಡ	ಮರಿಯಪ್ಪ, ಶಿವಣ್ಣ ಬಜ್ಜೇಗೌಡ ಮಾದೇಗೌಡ	42ರ ಪೈಕಿ	4–08	0-01	4-07	6–14	ಋಷ್ಕ	40	45	45	43, 44
2.	ಮರಿಯಪ್ಪ ಬಿನ್ ಪುಟ್ಪೇಗೌಡ	ಮರಿಯಪ್ಪ	43	5-33	0-06	5-27	7–16	ಖುಷ್ಕಿ	101	42	42	44
			ఒట్టు	10-01	0-07	9-34						

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಎ.ಪಿ. ರಾಮಕೃಷ್ಣ ದ ಅದೀನ ಕಾರ್ಯದರ್ಶಿ (

ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ (ಕೈ.ಅ), ವಾಣಿಜ್ಯ ಮತ್ತು ಕೈಗಾರಿಕೆ ಇಲಾಖೆ

ವಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

ಭಾಗ <i>– III</i>	ಬೆಂಗಳೂರು, ಬುಧವಾರ, ಅಕ್ಟೋಬರ್ ೨೩, ೨೦೧೩ (ಕಾರ್ತೀಕ ೧, ಶಕ ವರ್ಷ ೧೯೩%)	ನಂ. ೧೨೧೮
Part - III	Bangalore, Wednesday, October 23, 2013 (Karthika 1, Shaka Varsha 1935)	No. 1218

ವಾಣಿಜ್ಯ ಮತ್ತು ಕೈಗಾರಿಕೆ ಸಚಿವಾಲಯ

ಕರ್ನಾಟಕ ಕೈಗಾರಿಕಾ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಕಾಯ್ದೆ 1966 ರ ಕಲಂ 28(4) ರನ್ವಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಿಐ 541 ಎಸ್ಪಕ್ಕೂ 2013, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 23.10.2013

ಕರ್ನಾಟಕ ಕೈಗಾರಿಕಾ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಕಾಯ್ದೆ (ಕರ್ನಾಟಕ ಕಾಯ್ದೆ 1966) (ಈ ಮುಂದೆ ಪ್ರಸ್ತುತ ಕಾಯ್ದೆ ಎಂದು ಹೇಳಲಾಗಿದೆ) ಕಲಂ 28(1)ರನ್ವಯ ವಿಹಿತವಾಗಿರುವ ಅಧಿಕಾರದಡಿ ಅಧಿಸೂಚನೆ ನಂ: ಸಿಐ 227 ಎಸ್ಪಹಿಕ್ಯೂ 2013 ದಿನಾಂಕ 30.04.2013, ಬೆಂಗಳೂರು (ಈ ಮುಂದೆ ಅಧಿಸೂಚನೆ ಎಂದು ಹೇಳಲಾಗಿದೆ)ರಂದು ಹೊರಡಿಸಿದ ದಿನಾಂಕ 02.05.2013ರಂದು ಪ್ರಕಟವಾದ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಪತ್ರದ ಪುಟ ಸಂಖ್ಯೆ 1ರಿಂದ 4ರ ತನಕ ವಿಶೇಷ ಪತ್ರಿಕೆ ಭಾಗ – 3, ಸೆಕ್ಷನ್ 1ರಲ್ಲಿ ಕರ್ನಾಟಕ ಸರಕಾರವು ಮೆ: ಹಿಂದೂಸ್ಥಾನ್ ಪೆಟ್ರೋಲಿಯಂ ಕಾರ್ಮೊರೇಷನ್ ರವರ ಪಂಪಿಂಗ್ ಸ್ಟೇಷನ್ ಸ್ಥಾಪನೆಯ ಉದ್ದೇಶಕ್ಕಾಗಿ ಪ್ರಸ್ತುತ ಅಧಿಸೂಚನೆಯಲ್ಲಿ ಕಾಣಿಸಿರುವ ಜಮೀನುಗಳನ್ನು ಸ್ಥಾಧೀನಪಡಿಸಿಕೊಳ್ಳಲು ತನ್ನ ಉದ್ದೇಶವನ್ನು ಪ್ರಕಟಿಸಿತ್ತು.

ಅದರಂತೆ ಪ್ರಸ್ತುತ ಕಾಯ್ದೆಯನ್ವಯ ಕಲಂ 28ರ ಉಪ ಕಲಂ (3)ರನ್ವಯ ಆಜ್ಞೆಯನ್ನು ಹೊರಡಿಸಲಾಗಿದೆ ಮತ್ತು ಈ ಕೆಳಗೆ ಅನುಸೂಚಿಯಲ್ಲಿ ಕಾಣಿಸಿರುವ ಜಮೀನುಗಳ ವಿವರವನ್ನು ಅಧಿಸೂಚನೆಯಲ್ಲಿಯೂ ಕಾಣಿಸಲ್ಪಟ್ಟಿದೆ ಹಾಗೂ ಅಧಿಸೂಚನೆಯಲ್ಲಿ ಕಾಣಿಸಿರುವ ಉದ್ದೇಶಕ್ಕಾಗಿ ಸ್ವಾಧೀನ ಪಡಿಸಿಕೊಳ್ಳಬೇಕೆಂದು ಕರ್ನಾಟಕ ಸರಕಾರಕ್ಕೆ ಮನವರಿಕೆಯಾಗಿದೆ.

ಆದುದರಿಂದ ಕರ್ನಾಟಕ ಕೈಗಾರಿಕಾ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಕಾಯ್ದೆ 1966 (ಕರ್ನಾಟಕ ಕಾಯ್ದೆ 18:1966)ರ ಕಲಂ 28ರ ಉಪ ಕಲಂ (4)ರನ್ವಯ ವಿಹಿತವಾಗಿರುವ ಅಧಿಕಾರದ ಮೇರೆಗೆ ಮೆ: ಹಿಂದೂಸ್ಥಾನ್ ಪೆಟ್ರೋಲಿಯಂ ಕಾರ್ಮೊರೇಷನ್ ರವರ ಪಂಪಿಂಗ್ ಸ್ಟೇಷನ್ ಸ್ಥಾಪನೆಯ ಉದ್ದೇಶಕ್ಕಾಗಿ ಈ ಕೆಳಗೆ ಅನುಸೂಚಿಯಲ್ಲಿ ಕಾಣಿಸಿರುವ ಜಮೀನುಗಳನ್ನು ಸ್ವಾಧೀನಪಡಿಸಿಕೊಳ್ಳಬೇಕೆಂದು ಈ ಮೂಲಕ ಕರ್ನಾಟಕ ಸರ್ಕಾರವು ಘೋಷಿಸಿದೆ. ಅನುಸೂಚಿ

ಗ್ರಾಮ : ಹೆಮ್ಮದಿ ಹೋಬಳಿ : ಗೋಣಿಬೀಡು ತಾಲ್ಲೂಕು : ಮೂಡಿಗೆರೆ ಜಿಲ್ಲೆ : ಚಿಕ್ಕಮಗಳೂರು

(dt	ಖಾತೆದಾರರ ಹೆಸರು	ಅನುಭವದಾರರ	ತರಹೆ	ಸ. ನಂಬ್ರ	ಗಡಿಗಳು				ಸ್ವಾಧೀನ ಪಡಿಸಿಕೊಳ್ಳುತ್ತಿರುವ ಜಮೀನಿನ ವಿಸ್ತೀರ್ಣ			ಆಕಾರ
ಸ ಸ	ಖಾತಿದಾರರ ಹಸರು	ಹೆಸರು	908		ಉತ್ತರ	ಪೂರ್ವ	ದಕ್ಷಿಣ	ಪಶ್ಚಿಮ	ಐನ್ ಎ.ಗುಂ	ಖರಾಬು ಎ.ಗುಂ	ಜತಾ ಎ.ಗುಂ	ರೂ.ಪೈ.
1	2	3	4	5	6	7	8	9	10ఎ	10ಬಿ	10ಸಿ	11
1	ಬ್ರಾಂಡನ್ ಅಂತೋನಿಯೋ ರೋಡ್ರಿಗಸ್ ಬಿನ್ ಬಿ.ಇ. ರೋಡ್ರಿಗಸ್.	ಕಲಂ 2 ರಂತೆ	ಪ್ಲಾಂಟೇಶನ್	8	ಸ.ನಂ. 65 ರ ಉಳಿಕೆ ವಿಸ್ತೀರ್ಣ	ಸ.ನಂ. 8 ರ ಉಳಿಕೆ ವಿಸ್ತೀರ್ಣ	ಸ.ನಂ. 8 ರ ಉಳಿಕೆ ವಿಸ್ತೀರ್ಣ	ಸ.ನಂ. 65 ರ ಜಮೀನು	0.20	-	0.20	2.12
2	ಊರುದನಗಳಿಗೆ ಮುಪತ್ತು	ಕಲಂ 2 ರಂತೆ	ಖುಷ್ಕಿ	65	ಸ.ನಂ. 65 ರ ಉಳಿಕೆ ವಿಸ್ತೀರ್ಣ	ಸ.ನಂ. 65 ರ ಉಳಿಕೆ ವಿಸ್ತೀರ್ಣ	ಸ.ನಂ. 8	ಸ.ನಂ. 65 ರ ಉಳಿಕೆ ವಿಸ್ತೀರ್ಣ	0.20	0.20	-	_
						•		0 (20)	1.00	0.20	0.20	

ಒಟ್ಟು: 1.00 0.20 0.20

ಗ್ರಾಮ : ಹಿರೇಶಿಗರ ಹೋಬಳಿ : ಗೋಣಿಬೀಡು ತಾಲ್ಲೂಕು : ಮೂಡಿಗೆರೆ ಜಿಲ್ಲೆ : ಚಿಕ್ಕಮಗಳೂರು ಸ.ನಂ. 54 ರ ಸ.ನಂ. 54 ರ ಹಿರೇಶಿಗರ ಸ.ನಂ. 54 ರ ಸರ್ಕಾರಿ ಮುಫತ್ತು 54 ಕಲಂ 2 ರಂತೆ ಖುಷ್ತಿ 0.26 0.26 ಉಳಿಕೆ ವಿಸ್ತೀರ್ಣ ಉಳಿಕೆ ವಿಸ್ತೀರ್ಣ ಉಳಿಕೆ ವಿಸ್ತೀರ್ಣ ಗಡಿ

ఒట్టు: 0.26 0.26 –

		ಘೋಷ್ವಾರೆ						
ಗ್ರಾಮ	ಕಲಂ 28(4) ಪ್ರಸ್ತಾವಿತ ಜಮೀನಿನ ವಿಸ್ತೀರ್ಣ (ಎ.ಗುಂ.)							
119.00	ಐನ್	ಖರಾಬು	ಜತಾ					
ಹೆಮ್ಮದಿ	1.00	0.20	0.20					
ಹಿರೇಶಿಗರ	0.26	0.26	-					
ఒట్టు	1.26	1.06	0.20					

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ, ಎ.ಪಿ. ರಾಮಕೃಷ್ಣ ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ (ಕೈ.ಅ), ವಾಣಿಜ್ಯ ಮತ್ತು ಕೈಗಾರಿಕೆ ಇಲಾಖೆ